

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

तं. 1] No. 1] नई विल्ली, शनिवार, जनवरी 4, 1992/पोष 14, 1913

NEW DELHI, SATURDAY, JANUARY 4, 1992/PAUSE 14, 1913

इस भाग में भिन्न एक संख्या वी जाती ही जिससे कि यह इंडल संकलन के रूप में

रचा जासके

Separate Paging is given to this Part in order that it may be filed as a separate compilation

भाग  $\Pi$ —खंबर 3—उप-खण्ड(ii)

PART II-Section 3-Sub-Section (ii)

भारत सरकार के मंत्रालयों (रक्षा मंत्रालय को छोड़कर) द्वारा जारी किए गए सांविधिक आदेश और अधिसूचनाएं Statutory Orders and Notifications issued by the Ministries of the Gouernment of India (Other than the Ministry of Defence)

विधि और न्याय मंत्रालय

(विधि कार्य विभाग)

मुचनाएं

नई दिल्ली, 11 नवम्बर, 1991

का. था. 1— नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती ै कि श्री प्रकाश साभाजीत सिंह ठाकुर एडवोकेंट ने उन्न प्राधिकारी को उक्ष नियम 4 के अधीन एक आवेदन इस बात के लिए दिया है कि उप चिन्चोली, मालाद (पश्चिम बंबई) में व्यवसाय करने के तिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित कुल से मेरे पास भेजा जाए।

[सं. 5(89)/91-न्या.]

MINISTRY OF LAW AND JUSTICE

(Department of Legal Affairs)

NOTICES

New Delhi, the 11th November, 1991

S.O. 1.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Prakash Sabhajeet Singh Thakur,

Advocate for appointment as a Notary to practise in Chincholi, Malad (West Bombay).

2. Any objection to the appointment of the said person as a Notary may be submitted in wr ing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(89)/91-Judl.]

का. था. 2-नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री श्रवण कुमर नोहाल एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के श्रधीन एक आवेदन इस बात के लिए दिया है कि उमे सरदार शहर, चूक (राजस्थान में) व्यवसाय करने के लिए नोटरी के रूप में निय्क्ति पर किसी भी प्रकार का आक्षेप इस पूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप से मेरे पास भेजा जाए।

[सं. 5(88)/91-न्या.]

- 2.—Notice is hereby given by the Competent Authny 1.7 pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Shrawan Kumar Nohal for appointment as a Notary to practise in Sardarshahr, Churu (Rajasthan).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourtien days of the publication of this Notice.

[No. F. 5(88)/91-Judl.]

## नई दिल्ली, 12 नवम्बर, 1991

का.आ.3—नोटरीज नियम, 1956 के नियम 6 के प्रनुसरण में सक्षम प्राधिकारी हारा यह सूचना दी जाती है कि बीना वर्मा एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के प्रधीन एक आवेदन इस बात के लिए दिया है कि उसे श्रजमेर (राजस्थान ) में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का श्राक्षेप इस सूचना के प्रकाणन के चौदह दिन के भीतर लिखित रूप में मेरे पाम भेजा जाए।

[सं. 5(94)/91-न्या.]

New Delhi, the 12th November, 1991

- S.O. 3.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Miss Veena Verma Advocate for appointment as a Notary to practise in Ajmer (Rajasthan).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(94)/91-Judl.]

का.आ. 4—नोटरीज नियम, 1956 के नियम 6 के अनसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री भागीरथ सिंह एडवोंकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के अधीन एक आवेदन इस बात के लिए दिया है कि उसे अजमेर (राजस्थान ) में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप से मेरे पास भेजा जाए।

[सं. 5 (95)/91-न्या.]

- S.O. 4.— Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Bhagirath Singh, Advocate for appointment as a Notary to practise in Ajmer (Rajasthan).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. 5(95)/91-Judl.]

का. आ. 5-नोटरीज नियम, 1956 के नियम 6 के ध्रनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री हैन राम बिण्नोई एडवोकेट ने उक्न प्राधिकारी को उक्त नियम के नियम 4 के अधीन एक ग्रावेदन इस वात के लिए दिया है कि उसे राय सिंह नगर, जिला श्री गंगा नगर (राज.) भें व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का श्राक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप से मैरे पास भेजा जाए।

[सं. 5(92)/91-न्या.]

- S.O. 5.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Het Ram Bishnvi, Advocate for appointment as a Notary to practise in Rai Singh Nagar, District Sriganga Nagar (Rajasthan).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(92)/91-Judl.]

का.आ. 6—नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह मूचना दी जाती है कि श्री रामा नन्द धर्मा एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के अधीन एक आवेदन इम बात के लिए दिया है कि उसे जयपुर (राजस्थान) में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप में मेरे पास भेजा जाए।

[सं. 5(93)/91-न्या.]

- S.O. 6.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act. 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Rama Nand Sharma, Advocate for appointment as a Notary to practise in Jaipur (Rajasthan).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(93)/91-Judl.]

## नई दिल्ली, 14 नत्रम्बर, 1991

का.जा. 7-नोटरीज नियम, 1956 के नियम 6 के घ्रनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री पीजूष कांति घोष एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के श्रधीन एक श्रावेदन इस बात को लिए दिया है कि उसे सिलीगृड़ी, जिला दार्जिलिंग (बंगाल) में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का श्राक्षेप इस सूचना के प्रकाणन के चौदह दिन के मीतर लिखित क्ष्य में मेरे पाम भेजा आए।

्रासं. **5(96)/91**-न्याः]

New Delhi, the 14th November, 1991

- S.O. 7.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Pijush Kanti Ghosh, Advocate for appointment as a Notary to practise in Siliguri, District Darjeeling (W., Bengal).
- 2. Any objection to the appointment of the said person as a Noture may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(96)/91-Judl.]

## नई दिल्ली, 19 नवम्बर 1991

का. आ. 8—नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री मलैट्या एडवोकेट ने उक्त प्राधिकारी को उक्त नयम के नियम 4 के अधीन एक आवेदन इस बात के लिए दिया है कि उसे सिन्धानूर, जिला रायचूर (कर्नाटक) में व्यवसाय करने के लिए नोटरा के रूप में नियुक्त पर किसी भी प्रकार का आक्षेप इस सूचना के प्रकाशन के वौदह दिन के भीतर लिखित रूप से मेरे पास भेजा जाए।

[सं. 5(98)/91-न्या.)]

New Delhi, the 19th November, 1991

- S.O. 8.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rulet, by Shri Mallaya, Advocate for appointment as a Notary to practise in Sindhanoor, District Raichur (Karnataka).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(98)/91-Judl.]

का. श्रा. 9—नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री पी. एम. श्रप्पा जी एकेबोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के श्रधीन एक आवेदन इस बात के लिए दिया है कि उसे बंगलोर (कर्नाटक) में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आपेक्ष इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप में मेरे पास भेजा जाए।

- S.O. 9.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notarics Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri P. M. Appaji, Advocate for appointment as a Notary to practise in Bangalore (Karnatuka).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(99)/91-Judl.] -

नई दिल्ली, 20 नवम्बर, 1991

का. श्रा. 10-नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री जी. एम. डंकी रेडबोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के अधीन एक आवेदन इस बात के लिए दिया है कि उसे एवेन्यू रोड बंगलीर में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आक्षेप इस सूचना के प्रकाशन के चौवह दिन के भीतर लिखित रूप से मेरे पास भेजा जाए।

[सं. 5 (100)/91 - न्या.]

New ...elhi, the 20th November, 1991

- S.O. 10.—
  ority in pub application 1 of thee said pointment as a Notary to practise in Avenue Road, Banga-lore.
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(100)/91-Judl.]

नई दिल्ली, 28 नवम्बर, 1991

का. थ्रा. 11-नोटरीज नियम, 1956 के नियम 6 के अनुतरण में सक्षम प्राधिकारी द्वारा यह मूचना दी जाती है कि श्री राम सिंह ढाका एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के अधीन एक आवेदन इस बात के लिए दिया है कि उसे श्री गंगानगर (राजस्थान) में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीनर लिखित रूप में मेरे पाम भेजा जाए।

[सं. 5 (107)/91 - न्या.]

New Delhi, the 28th November, 1991

- S.O. 11.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Ram Singh Dhaka, Advocate for appointment as a Notary to practise in Sriganga Nagar (Rajasthan).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

का. श्रा. 12—नोटरीज नियम, 1956 के नियम 6 के श्रनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री इन्द्रा राठीर एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के श्रधीन एक श्रावेदन इस बात के लिए दिया है कि उमे ग्रजमेर (राजस्थान) में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का ग्राक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप से मेरे पास भेजा जाए।

[सं. 5 
$$(109)/91 - 741$$
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- S.O. 12.—Notice is hereby given by the Competent Authority in pursuance or rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, 1. Ms. Indra Rathore, Advocate for appointment as a Notary to practise in Ajmer (Rajasthan).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(109)/91-Judl.]

का. श्रा. 13-नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री शिव शंकर व्यास एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के श्रधीन एक आवेदन इस बात के लिए दिया है कि उमे बीकानेर (राजस्थान) में व्यवसाय करने के लिए नोटरी के रूप में नियुक्त पर किसी भी प्रकार का आक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप में मेरे पास भेजा जाए।

S.O. 13.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Shiv Shanker Vyas, Advocate for appointment as a Notary to practise in Bikaner (Rajasthan).

2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourtren days of the publication of this Notice.

[No. F. 5(122)/91-Judl.]

का. ग्रा. 14.—नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकाी द्वारा यह सूचना दी जाती है कि श्री शेखर दला एडबोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के श्रधीन एक आवेदन अस बात के लिए दिया है कि उसे श्रगरत्तला (त्रिपुरा) में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किशी भी प्रकार का भाक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप से मेरे पास भेजा जाए।

- S.O. 14.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Sekhar Dutta, Advocate for appointment as a Notary to practise in Agartala (Tripura).
- 2. Any objection to the apprintment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(108)/91-Judl.]

## नई दिल्ली, 29 नगम्बर, 1991

का. श्रा. 15.—नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री आर. एल. एजडी एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के अधीन एक श्रावेदन इस बात के लिए दिया है कि उसे समस्त भारत में व्यवसाय करने के लिए नोटरी के रूप में नियक्ति पर किसी भी प्रकार का श्राक्षेप इस सूचना के प्रकाशन के चौदह विन के भीतर लिखित रूप से मेरे पास भेजा जाए।

[सं. 5 (113)/91 - न्या.]

New Delhi, the 29th November, 1991

- S.O. 15.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri R. L. Auddy, Advocate & Solicitor for appointment as a Notary to parties in whole of India.
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(113)/91-Judl.]

का. आ. 15 नोटरीज नियम, 1956 के नियम 6 के श्रनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री सी. श्रार. एडडी एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के श्रधीन एक श्रावेदन इस बात के लिए दिया है कि उसे समस्त भारत में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रयार का श्राक्षेप इस सूचना के प्रकाणन के चौदह दिन के भीतर लिखित रूप में मेरे पास भेजा जाए।

[सं. 5 (112)/91 - न्या.]

- S.O. 16.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri C. R. Addy, Advocate for appointment as a Notary to parties in whole of India.
- 2. Any objection to the appointment of the said person as a Notary usey be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(112)/91-Judl.]

का. श्रा. 16.—नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूबना दी जाती है कि श्री टी. बी. बरदाराज् नायडू एडबोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के श्रधीज एक श्रावेदन इस बान के लिए दिया है कि उसे मेडीकेरी (जिला कोडाणू) कर्नाटक में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आपेक्ष इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप से मेरे पास भेजा जाए।

- S.O. 17.—Notice is hereby given by the Competent Auth-Authority in pursuance of rule 6 of the Notacies Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri T. V. Varadaraju Naidu, Advocate for appointment as a Notary to practise in Mudikeri, District Kodgu, (Karnataka).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(111)|91-Judl.]

## नई दिल्ली, 2 दिसम्बर, 1991

का. ग्रा. 18 नोटरीज नियम, 1956 के नियम 6 ले श्रनुसरण में सक्षम प्राधिकारी द्वारा यह मूचना दी जाती है कि श्री जे. पी. श्रलामे एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के ग्रधीन एक श्रावेदन इस बात के लिए दिया है कि उसे बैरकपुर जिला 24 परगना (पिचम बंगाल) में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का श्राक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप से मेरे पास मेजा जाए।

[सं. 5 (114)/91 — न्या.]

New Delhi, the 2nd December, 1991

- S.O. 18.— Notice is hereby given by the Competent Auth-Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri J. D. Alame, Advocate for appointment as a Notary to practise in Barrackpore, District 24 Pargana, West Bengal,
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(114)/91-Judl.]

# नई दिल्ली, 3 दिसम्बर, 1991

का. ग्रा. 19-नोटरीज नियम, 1956 के नियम 6 के शन्सरण में सक्षम प्राधिकारी हारा यह सूचना दी जाती है कि श्री देव बीर सिंह एडबोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के ग्रधीन एक ग्राबेदन इस बात के लिए दिया है कि उसे कलक्ट्रेट श्रलीगढ़ (उ. प्र.) में ध्यवसाय करने के लिए नोटरी के रूप में नियुक्त पर किसी भी प्रकार का आपेक्ष इस मूचना के प्रकाशन के चौदह दिन के भीतर लिखिन रूप में मेरे पास भेजा जाए।

[सं. 5 (116)/91- न्या]

New Delhi, the 3rd December, 1991

- S.O. 19.—Notice is hereby given by the Competent Auth-Authority in purpuance of rule 6 of the Notaries, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Deovir Singh, Advocate for appointment as a Notary to practise in Collectorate Aligarh (U.P.).
- 2. Any objection to the appointment of the said person as a Notary tray be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(116)/91-Judl.]

का. आ. 20— नोटरीज नियम, 1956 के नियम 6 के अनुसरण म सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री अन्छ आर. नाईक, एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के अधीन एक आवेदन इस बात के लिए दिना है कि उसे जय नगर, बंगलौर में व्यवसाय करने के लिए नोटरी के रूप में नियुक्त पर किसी भी प्रकार का आपेक्ष इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप से मेरे पास भेजा जाए।

[सं. 5 (115)/91 - न्या.]

- S.O. 20.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Arun R. Naik Advocate for appointment as a Notary to practise in Jayanaagr, Bangalore (Karnataka).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No F. 5(115)/91-Judl.]

## नई दिल्ली, 6 दिसम्बर, 91

का. हा. 21 :—नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिक।री हारा यह सूचना दी जाती है कि श्री गुभ करण पिह बौधरी, एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के श्रधीन एक श्रावेदन इस बाग के लिए दिया है कि उसे अजमेर, राजस्थान में ज्यवसाय करने के लिए नोटरी के रूप में किसी भी प्रकार का श्रावेक्ष इस सूचना के प्रकाशन के चौदह दिस के भीतर लिखित रूप में मेरे पास भेजा जाए।

[सं. 5 (118)/91-न्या.]

New Delhi, the 6th December, 1991

S.O. 21.—Notice is hereby given by the Competent Authority in partitioned of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Subh Karan Singh Chowdhury, Advocate for appointment as a Notary to practise in Ajmer (Rajasthan).

2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No, F. 5(118)/91-Judl.]

का. ग्रा. 22 :—नोटरीज नियम 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री भगवती प्रसाद (पौरुष) एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के प्रधीन एक श्रावेदन इस बात के लिए दिशा है कि उसे हाथरस प्रलीगढ़ (उस्तरप्रदेश) में व्यवसाय करने के लिए नोटरी के रूप में नियुक्त पर किसी भी प्रकार का आपेक्ष इस सूचना के प्रकाणन के चौदह दिन के भीतर लिखित रूप मंगेर पास भेजा जाए।

[सं. 5 (117) /91-न्या.]

- S.O. 22.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Bhagwati Prasad Paurush, Advocate for appointment as a Notary to practice in Hathras, Aligarh (U.P.).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice

[No. F. 5(117)/91-Judl.]

## नई दिल्ली, 9 दिसम्बर, 91

का. मा. 23 : नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री के. सिद्धैया, एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के अधीन एक आयेदन इस बात के लिए दिया है कि उसे मान्डया, कर्नाटक में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आपेक्ष इस सूचना के प्रकाशन के चौवह दिन के भीतर लिखित रूप से मेरे पास भेजा जाए।

[सं. 5 (121) / 91-न्याय.]

New Delhi, the 9th December, 1991

- S.O. 23.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri K. Siddaiah, Advocate for appointment as a Notary to practise in Mandya, Karnataka,
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(121)/91-Judl.]

का. ग्ना. 24 : नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि कुमारी रेखा महरोत्रा ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के अधीन एक आवेवन इस बात के लिए विया है कि उसे उन्नाव (उ.प्र.) में व्यव-माय करने के लिए नोटरी के रूप में नियंक्ति पर किसी भी प्रकार का आपेश इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप से मेरे पास भेजा जाए।

[सं. 5 (119)/91-न्या.]

- S.O. 24.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notarics Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Miss Rekha Mehrotra for appointment as a Notary to practise in Unnao (U.P.).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(119)|91-Judl.]

का. आ. 25 :—नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री रतन लाल गुष्ता एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के श्रधीन एक श्रावेदन इस बात के लिए विया है कि उसे श्री गंगानगर (राजस्थान) में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आपेक्ष इप सूचना के प्रकाणत के चौडह दिन के भोतर निश्वित रूप से मेरे पास भेजा जाए।

[स. 5 (120)/91--न्या.]

- S. O. 25.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Ratan Lal Gupta, Advocate for appointment as a Notary to practise in Sriganga Nagar (Rajasthan).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[Noo F. 5(120)|91-Judl.]

नई दिल्ली, 10 दिसम्बर, 91

का. ग्रा. 26:— नोरटरीज नियम, 1956 के नियम 6 के ग्रनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री नरिसम्हा देवा रायाल एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के ग्रधीन एक ग्रावेदन इस बात के लिए दिया है कि उसे होसोट बैलरी जिला (कर्नाटक) में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का ग्रापेक्ष इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप से मेरे पाम भेजा जाए।

सं. 5 (124) / 91-त्या.]

New Delhi, the 10th December, 1991

- S.O. 26.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Narasimha Deva Rayalu, Advocate for appointment as a Notary to practise in Hospet Sub-Division Bellary, District (Karnataka).
- 2. Any objection to the appointment of the said person us a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

(No. F. 5(124)/91-Judl.)

(न्याय विभाग)

नई दिल्ली, 13 दिसम्बर, 1991

का. ग्रा. 27:—नोटरीज नियम, 1956 के नियम 6 के श्रनुमरण में सक्षम प्राधिकारी द्वारा यह तूचना दी जाती है कि श्री तरुण कांति चौधरी, एडबोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के श्रधीन एक श्रावेदन इस बात के लिए दिया है कि उसे पश्चिम खंगाल में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का श्रापेक्ष इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप ए नेरे पास भेजा जाए।

[सं. 5 (106) / 91-न्या.]

(Judicial Section)

New Delhi, the 13th December, 1991

- S.O. 27.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Tarun Kanti Chaudhuri, Advocate for appointment as a Notary to practise in State of West Bengal.
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(106)/91-Judl.]

का. ग्रा. 28:— नोटरीज नियम, 1956 के नियम 6 के प्रतुमरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री स्वप्न कृमार कार, एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के प्रधीन एक श्रावेदन इस बात के लिए दिया है कि उसे हार्टिदया सब डिविजन और तामलुक, जिला मिदनापुर (पं. बंगाल) में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आपेक्ष इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप में मेरे पास भेजा जाए।

[सं. 5 ( 105) /91-न्या.]

- S.O. 28.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Swapan Kumar Kar, Advocate for appointment as a Notary to practise in Haldia Sub-Division Tamluk, Distt. Midnapur (West Rengal).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within flourteen day's of the publication of this Notice.

[No. F. 5(105)|91-Judl.]

नई दिल्ली, 16 दिसम्बर, 1991

का. ग्रा. 29 :—नोटरीज नियम, 1956 के नियम 6 के ग्रनुमरण में मक्षम प्राधिकारी द्वारा यह मूलता ही जाती है कि श्री ग्रानिल कुमार शर्मा, एडवोकेट ने उनन

प्राधिकारी को उक्त नियम के नियम 4 के प्रधीन एक आवेदन इस बात के लिए दिया है कि उसे मेरठ (उ.प्र.) व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का प्रापेक्ष इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप से मेरे पास भेजा जाए।

[सं. 5(128)/91-न्या.]

New Delhi, the 16th December, 1991

- S.O. 29.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act. 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Anil Kumar Sharma, Advocate for appointment as a Notary to practise in Meerut (U.P.).
- 2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(128)/91-Judl.]

का. श्रा. 30:—नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री ग्रार. के. एस. कौशिक एडवोकेट ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के अधीन एक आबेदन इस बात के लिए दिया है कि उसे दिल्ली में व्यवसाय करने के लिए नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का आपेक्ष इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप से मेरे पास भेजा जाए।

[सं. 5(129)/91-न्या.]

पी. सी. कण्णन, सक्षम प्राधिकारी

- S.O. 30.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Act, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri R. K. S. Kaushik, Advocate for appointment as a Notary to practise in Delhi,
- 2. Any objection to the appointment of the said person as a Notary may be surmitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(129)/91-Judl.]

P. C. KANAN, Competent Authority

# कार्मिक लोक शिकायत तथा पेंशन मंत्रालय (कार्मिक और और प्रशिक्षण विभाग) शुद्धि पत्न

नई दिल्ली, 18 दिसम्बर, 1991

का. आ. 31:—का. आ. संख्या 2388 (कार्मिक और प्रशिक्षण विभाग की अधिसूचना सं. 225/8/91—एवीडी—II दिनांक 6-9-1991) के अधीन भारत के राजपत भाग II, खंड 3, उपखंड (ii) में प्रकाणित कार्मिक, लोकिशकायत तथा पेंशन मंत्रालय, कार्मिक और प्रशिक्षण विभाग के आदेश में इन णब्दों "सी. बी. आई. मामलों के लिए विशेष मजिस्ट्रेट, देहरादून, (उ. प्र.) के न्याग्य में के बाद इन शब्दों," और परीक्षण न्याग्यालय

मं जहां मामला विचारणार्थं सुपुर्व किया गया है'' को जोडा जाए।

[सं. 225/8/91-एवीडी-II] ए.सी. णर्मा, अवर सचिव

MINISTRY OF PERSONNEL, PUBLIC GRIEVANCES & PENSIONS

# (Department of Personnel & Training) CORRIGENDUM

New Delhi, the 18th December, 1991

SO, 31.—In the order of Ministry of Personnel Public Grievances and Pensions, Department of Personnel and Training, published in the Gazette of India, in Part-II, Section 3, Sub-Section (ii) under S.O. No. 2388 (DP&T Notification No. 225|8|91-AVD-III dated 6-9-91) after the words "in the court of Special Magistrate for CBI cases at Debradun (UP)" the words "and in the trial court where the case is committed" may be added.

[ No. 225[8]91-AVD.II] A. C. SHARMA, Under Secy.

### यिस मंत्रालय

(राजस्व , विभाग)

श्रादेश

नई दिल्ली, 17 दिसम्बर, 1991

स्टाम्प

का. आ. 32:—भारतीय स्टाम्प श्रधिनियम, 1899 (1899 का 2) की धारा 9 की उपधारा (1) के खण्ड (ख) द्वारा प्रदत्त णिक्तयों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्दारा मैं. एस. के. एफ. बियरिस्स इंडिया लि., बम्बई को तैतीस लाख, पचहत्तर हजार रुपये मास्र के उस समेकित स्टाम्प णुल्क का भुगतान करने की श्रनुमित प्रदान करती है जो उक्त कम्पनी द्वारा जारी किए जाने बाले पैतालीम करोड़ रुपये मान्न के कुल मूल्य के 100-100 रु. के अंकित मूल्य के 1 से 45,00,000 तक की कमिक संख्या याले 45,00,000, 14%, सुरक्षित विमोच्य ग्रपरिवर्तनीय ऋणपत्नों (पांचित्री श्रंखला) पर स्टाम्प गुल्क के कारण प्रभार्य है।

[सं. 18/91-स्टाम्प फा. सं. 33/57/91—िव. क.] ठाक्र दत्त, उप सचिव

# MINISTRY OF FINANCE (Department of Revenue)

ORDER

New Delhi, the 17th December, 1991

STAMPS

S.O. 32.—In exercise of the powers conferred by ctause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby permits M|s. S.K.F. Bearings India Limited, Bombay to pay consolidated stamp duty of rupees Thirty three lakbs seventy-five thousand only, chargeable on account of the stamp duty on 45,00.000, 14 per cent secured redeemable non-convertible debentures) Fifth Series), bearing setial numbers 1 to 45.00,000 of the face value of rupees One hundred each of the aggregate value of rupees forty five errores only to be issued by the said company.

[No. 48191-Stamps F. No. 33157191-ST] THAKUR DUTT, Dy. Secy.

## पैट्रोलियम और प्राकृतिक गैस मंत्रालय

## नई दिल्ली, 12 दिसम्बर, 1991

का. आ. 33—केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में ऐसा धावश्यक टै कि गुजरात राज्य में कांडला से पंजाब राज्य में भटिंडा तक राजस्थान और हरियाणा से होकर पेट्रोलियम के परिवहत के लिए इंडियन ऑयल कारपोरेणन लिमिटेड द्वारा पाईपलाईन बिछाई जाए :

और ऐसा प्रतीत होता है कि उक्त पाईपलाईन विछाने के प्रयोजन के लिए इस श्रधिसूचना से उपावद्व अनुसूची में वर्णित भूमि के उपयोग के श्रधिकार का श्रर्जन करना श्रावस्पक है:---

श्रतः, केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाईन (भूभि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त मिनियमें का प्रयोग करत हुए, उनमें उपयोग के अधिकार का अर्जन करने के अपने आग्रय की घोषणा करती है।

उक्त अनुसूची में विणित भूमि में हितबड़ कोई व्यक्ति, राजपत्र में यथा प्रकाशित इस अधिसूचना की प्रतियां जनता को उपलब्ध करा दिए जाने की तारीख से 21 दिन के भीतर उनमें उपयोग के अधिकार का अर्जन या भूमि में पाइपलाईन बिछाने से संबंधित आक्षेप लिखित रूप में श्री एन एच कुम्भार, सक्षम प्राधिकारी, इंडियन ऑयल कार्पोरेशन लिमिटेड, कांडला-भटिडा पाइपलाईन परियोजना, "किएन कोर्ट", प्लाट नं. 85, सेक्टर-1, गांधीधाम, (कच्छ) गुजरात को कर सकेगा।

### ग्रनुसूची

तहमील: भचाउ	जिला : कच्छ			राज्य : गुजरा	त
गांव का नाम		सर्वेक्षण संख्या		क्षेत्रफल	
		-	हेक्टर	श्रारे	वर्गमीटर
1		2	3	4	5
भवाउ		1248	00	0.5	40
		1257	0.0	23	0 4
		1256	00	34	38
		1262	00	21	60
		1253	00	15	12
		1265	09	57	60
		1268	00	16	5 6
		1267	00	13	5 (
		1364	00	43	20
		1374	00	31	32
		1372	00	30	96
		13 <b>7</b> 1	00	27	3 (
		1483/2	0 0	06	4.8
		1483/1	00	26	64
		1482	0 0	45	73
		1480	00	32	40
		1481	00	00	12
		1607/2	0.0	18	0
		1649	0.0	25	92

भचाऊ (ऋमण)	1648	00	33	12
	1647	00	20	16
	1646	00	41	04
	1652	00	10	80
	1799/1	00	14	40
	1796	00	00	10
	1799/2	0.0	02	16
	1798/1	00	01	44
	1798/2	00	14	76
	1795	00	28	80
	1789/1	00	00	16
	1790	00	39	96
	1789/2	0 0	00	72
	1791	00	00	72
	1866/1	00	20	16
	1866/2	00	14	40
,	1864	00	02	16
	1831	00	37	44
	1832/1	00	08	64
	1833	0.0	24	48
V	1835/1	00	15	48
	1835/2	00	21	60
	1836/2	00	07	92
भोंघ	860	0 0	11	52
	805	00	27	90
	810	00	24	48
	815/2	00	07	20
	816/2	00	01	44
	816/3	00	14	40
	816/5	00	09	36
	817	00	01	44
	818/1	00	03	24
	819	00	50	40
	1416	00	11	52
	1415	00	17	28
	1402	00	18	72
	1403/1	00	43	20
	1403/2	00	05	76
	1382/2	00	32	76
	1393	00	28	44
	1395	00	05	04
	1404	00	17	28

[सं. श्रार-31015/5/91ओ. श्रार-**I**]

MINISTRY	OF PE	TRO	LEUN	AND NA	TURAL GAS
New	Delhi,	the	12th	December,	1991

S.O. 33.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of Petroleum from Kandla in the State of Gujarat to Bhatinda in the State of Punjab via Rajasthan and Haryana, pipeline should be laid by the Indian Oil Corporation Limited;

And whereas it appears that for the purpose of laying such pipeline it is necessary to acquire the right of user in the land described in the Schedule annexed to this notification;

Now, therefore, in exercise of the powers conferred by subsection (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act. (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.

Any person interested in the land described in the said Schedule may within 21 days from the date on which the copies of this notification, as published in the Gazette of India, are made available to the general public, object in writing to the acquisition of the right of user therein or laying of the pipeline under the land to Shri N. H. Kumbhar, Competent Authority, Indian Oil Corporation Ltd., Kapdla Bhatinda Pipeline Project, "Kiran Court", Plot No 85, Sector—1, Gandhidham (Kutch), Gujarat.

#### **SCHEDULE**

TEHSIL:	BHACHAU	DISTRICT: KUTCH
STATE	: GUJARAT	

Name of Village	Survey No.	Агеа	
	, <del>-</del>	Hactare Are	Square Metre

1	2	3	4	5	
Bhachau	1248	00	05	40	
	1257	00	23	04	
	1256	00	34	38	
	1262	00	21	60	
	1253	00	15	12	
	1265	00	57	60	
	1268	00	16	56	
	1267	00	13	50	
	1364	00	43	20	
	1374	00	31	32	
	1372	00	30	96	
	1371	00	27	36	
	1483/2	00	06	48	
	1483/1	00	26	64	
	1482	00	45	72	
	1480	00	32	40	
	1481	00	00	12	
	1607/2	00	18	00	
	1649	00	25	92	
	1648	00	33	12	
	1647	00	20	16	
	1646	00	41	04	
	1652	00	10	80	
	1799/1	00	14	40	
	1796	00	00	10	
	1799/2	00	02	16	

1	2	3	4	5
Bhachau—Contd.	1798/1	00	01	44
	1798/2	00	14	76
	1795	00	28	80
	1789/1	00	00	16
	1790	00	39	96
	1789/2	00	00	72
	1791	00	00	72
	1866/1	00	20	16
	1866/2	00	14	40
	1864	00	02	16
	1831	00	37	44
	1832/1	co	80	64
	1833	00	24	48
	1835/1	CO	15	48
	1835/2	00	21	60
	1836/2	00	07	92
Vondh	860	00	11	52
	805	00	27	90
	810	00	24	48
	815/2	00	07	20
	816/2	00	01	44
	816/3	00	14	40
	816/5	00	09	36
	817	00	01	44
	818/1	00	03	24
	819	00	50	40
	1416	00	11	52
	1415	00	17	28
	1402	00	18	72
	1403/1	00	43	20
	1403/2	00	05	76
	1382/2	00	32	76
	1393	00	28	44
	1395	00	05	04
	1404	00	17	28
		[No. R-310]		).R.I.]

[No. R-31015/3/91-O.R.I.]

का. थ्रा. 34:—केन्द्रीय सरकार, पेट्रोलियम और खितज पाइप लाइन (भूमि में उपयोग के अधिकार का ग्रर्जन) अधिनियम, 1962 (1962 का 50) की धारा 2 के खंड (क) के ग्रनुसरण में, भारत के राजपत्न में तारीख 20 जुलाई, 1991 को प्रकाशित अधिसूचना सं. का. ग्रा. 2004, तारीख 9 जुलाई, 1991 की ग्रनुसूची का निम्न प्रकार से संशोधन करती है, ग्रर्थात :—

ऋम सं. 2 के सामने विद्यमान प्रविष्टि के स्थान पर निम्नलिखिन प्रविष्टि रखी जाएगी, ग्रर्थात् :---

"स्तंभ (1)	(2)
2. श्री मांगे राम नाम,	
्(तहसीलदार, प्रतिनियुक्ति पर), राजस्थान	राज्य"
इंडियन श्रायल कार्पोरेशन लिमिटेड	
कांडला-भटिण्डा पाइप लाइन	
परियोजना,	
ुंडी-45/बी, सुभाष मार्ग,	
"सीं" स्कीम, जयपुर-302001	
[सं. ओ31015/12/89—ओ.	— — प्रार –I]

	मारत या राज्यस्य जा	नवरा 4, 1992/पाष 14, 1913				
S.O. 34—In pursuance of		1	2	3	4	5
of the Petroleum and Minerals F Right of User in Land) Act, 1962	•	र्घक्षिया (जारी)	34		05	04
Government hereby amends the sol		•	68	-	01	62
No. S.O. 2004, dated the 9th July			67	-	05	52
Gazette of India, dated the 20th	July, 1991 as follows,		64	_	03	60
namely:			63	-	05	04
The existing entry against S. N	lo. 2 shall be substituted		62	_	01	80
with the following, namely:			40	_	00	40
"Column (1)	Column (2)		39	-	02	50
			41		03	24
2. Shri Mange Ram Mann, (Tehsildar on deputation).			49	<b>-</b>	03	60
Indian Oil Corporation Limited	, State of Rajasthan"		50 51	<u>-</u>	03 03	24 96
Kandla-Bhatinda Pipeline Proje	-		53	_	00	36
D-45/B, Subhash Marg,			54	_	01	60
'C' Schemo, Jaipur-302 001.			60	_	00	84
	No. O-31015/12/89-OR-I.]		59	_	00	40
	•		55	_	02	20
<b>नई</b> विल्ली, 16 विसम्बर,	1991		56	_	02	88
का. भा. 35 केन्द्रीय सरकार ने, पेट्रे	लियम और खनिज पाइपलाइन .		120	_	00	40
(श्रीम में उपयोग के मधिकार का अर्जन)			122	_	00	70
का 50) (जिसे इसमें इसके पश्चात उक्त			121	_	10	10
धारा 3 की उपन्नारा (1) के ग्रधीन जा			344	_	02	10
पेट्रोनियम और प्राकृतिक गैस मंझालय की ब			346	_	08	00
तारीख 17 नवम्बर, 1990 द्वारा पेट्रोलिय			347		10	80
लाइन बिछाने के प्रयोजनार्थ उक्त मधिः		<del>}</del>	49		09	
विनिर्दिष्ट भूमि में उपयोग के भ्रधिकारों	• • • • • • • • • • • • • • • • • • • •	सेन्दड़ा	53	_		72
घोषणा की थीं:			56	_	01	20
			827	_	02 09	58 00
राजपन्नित ग्रधिसूचना की प्रतियां जन	ता की तारीख 22 मंत्रम्बर,					
1990 को उपलब्ध करा दी गई थीं ;		कुरांतिया	40	_	09	00
उक्त मधिनियम की धारा 6 की उपघ	ारा (1) के धनुसरण में सक्षम		41 46	_	05 05	04
प्राधिकारी ने केन्द्रीय सरकार को रिपोर्ट	दे वी है;		47	_	05 04	76 50
3-0 First ra	from my b many mi		48		03	96
केन्द्रीय सरकार का उक्त रिपोर्ट पर समाधान हो गया है कि इस अधिसुचना से			49	_	02	34
-	•	•	50	_	02	52
भूमि में उपयोग के ग्रधिकार का मर्जन ि	क्या जाए: 🔍		51		0.5	40
भ्रतः केन्द्रीय सरकार, उक्त भ्रधिनिय	म की धारा 6 की उपधारा		52	_	01	08
(1) द्वारा प्रदत्त मिन्तियों का प्रयोग करते :	हुए, इस ग्रधिसूचना से उपादद		53	_	00	72
भनुसूची में विनिर्दिष्ट भूमि में उपमोग	के अधिकार अर्जित करने की		54	_	00	48
घोषणा करती है:			55	_	00	40
यष्ट और कि केन्द्रीय सरकार उक्त			56	_	00	24
प्रवस्त शक्तियों का प्रयोग करते हुए, यह			60		00	32
के उपयोग का प्रधिकार केन्द्रीय सरकार		,	61	_	09	00
क उपयोग का भावनगर गण्डाप सरकार विरुलंगमों में मुक्त इंडियन ग्रायल कारपीर	- ·-		62	_	08	00
विल्लगमा म मुक्त हार्रमण आमरा नगरमा	त्या । नामच्य म । नाहत हाया ।		63	_	26	50
. ग्रनुसूची			64	_	0.5	00
			65	<b></b>	01	50
तहसील रायपुर जिला पाली रा	ज्य - राजस्थान		116	_	01	80
	न <u></u>		126	_	10	20
			127	_	04	20
गांव का नाम खसरा नं	. हेक्टर ऐयर वर्गमीटर		121		00	24
			125	_	05	40
1 2	3 4 5		138	-	02	80
धोलिया 6	~ 08 64	•	139	_	03	20
7	- 07 20		137	_	05	04

1	2	3	4	5	1	2	3	4	5
कुरातिया (जारी)	143		01	08	मानपुरा (जारी)	506	_	0.1	32
, ,	147	_	02	76	- ,	512	_	0.0	20
	144	-	00	48		530		0.2	4.8
	145	_	03	96		531	_	14	82
	233	-	01	50		532	-	06	48
	234		05	40		533	-	0.2	24
	237	_	00	36		534	-	0.2	99
	238	-	03	20		535	_	02	34
	228	-	01	40		538		0.2	80
	239	-	04	20		537	-	0.0	3
	240	-	05	40		<b>53</b> 9	_	0.7	31
	241	-	02	40		540		0.5	0
	345	_	00	90		542		0.6	1 :
	242	-	06	84		543	_	0.5	4
	243	-	10	40		545	-	07	3
	314	_	02	16		581	_	0.1	8
	315	-	05	76		579	Prof.	0.0	1
	337	_	04	50		580	_	0.0	2
	311	-	02	70		585	-	1.0	6
	338	~	03	80		584	_	0.0	1
	339	_	01	20		591	-	03	9
	342	_	01	02		593	~	14	3
	341	-	01	80		595	_	06	1
	378	_	0 <b>7</b>	20		597	-	07	2
	379	_	01	50		600	_	02	7
	37 <b>7</b>	-	01	08		602	_	08	6
	374	_	07	20		605	_	04	4
	366	-	04	80		610		07	4
	367	-	00	24		611	_	03	5
	365	_	09	00		613		02	6
	364	_	00	20		614	_	06	8
	353	_	10	08		616	_	96	4(
	354	_	03	60		625	_	00	6
	355	_	07	02		629	_	03	8
						624	_	00	1
रामगढ़ सरोतान	56		00	48		630		04	3
	50	_	03	60		632		05	0
	52	_	03	72		633	_	05	9
	54	_	01	20		636	_	06	4
	53	_	02	52		637		07	2
	29	-	10	26		638	_	04	1
	30	_	03	24		639	_	03	1
	31	-	05	58		640		0.5	0.
	8	-	09	36		643	_	03	74
	14	_	06	30		644	_	00	5
मानपुरा	472	_	03	50		645		03	3(
· ·	473	_	00	92		646	-	0.5	7(
	474	_	01	08		648	_	00	20
	475	_	03	00		649	-	0.0	6
	476		00	40		672		01	80
	508	_	06	48		673		03	5
	509	_	03	96		674	**	05	4
	510	_	03	24		677	_	00	2
	511	_	03	60		678	_	00	
	505	_	01	00		691		01	2 2

भाग <b>11 ख</b> ण्ड 3(11))				_==
1	2	3	4	
हा सांगनीतान	153		06	66
	146	~	01	44
	147	_	01	80
	152	→	0.0	72
	151	-	0.0	32
	148	-	01	84
	149	-	0 <b>7</b>	0.2
	136	_	01	17
	137	-	03	69
	123	-	03	20
	124	-	03	80
	125	-	0.0	20
	122	_	02	64
	127	-	01	96
	99	-	10	80
	121	-	01	94
	128	-	01	44
	98		กบ	66
	120	-	0.0	4.4
	118		02	90
	119	-	00	90
	100		0.0	60
	115		02	66
	116	~	01	60
	117	-	0.1	80
	113	-	0.0	72
	114	-	03	46
	108	_	04	80
	109	-	0.0	60
	103	-	0.0	81.
	107	-	0.1	60
	104	_	02	56
	60		01	32
	61	-	02	64
	62	_	00	96
	59	·~	02	81
	58		07	92
	56	-	06	98
	5.5	-	06	1:
	54		06	0
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	52	~	14	0

#### New Delhi, the 16th December, 1991

S.O. 35.—Whereas by the notification of the Government of India in the Ministry of Petroleum and Natural Gas No. S.O. 3057, dated the 17th November, 1990 issued under sub-section (1) of section 3 of the Petroleum and Minerals Pipeline (Acquisition of right of User in land) Act, 1962 (50 of 1962) (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipeline for the transport of petroleum;

And whereas the copics of the Gazette notification were made available to the public on 22nd November, 1990; And whereas the Competent Authority in pursuance of sub-section (1) of section 6 of the said Act has made his report to the Central Government;

And whereas the Central Government after considering the said report is satisfied that the right of user in the lands specified in the Schedule appended to this notification should be acquired;

Now, therefore, in exercise of the powers conferred by subsection (1) of section 6 of the said Act, the Cental Government hereby declares that the right of user in the lands specified in the Schedule appended to this notification are hereby acquired;

And further in exercise of the powers confered by subsection (4) of the said section, the Central Government hereby directs that the right of user in the said lands shall instead of vesting in the Central Government vest, free from all encumbrances, in the Indian Oil Corporation Limited.

#### **SCHEDULE**

tare M  2 3 4 5  Dholiya 6 - 8 7 - 7 9 - 4 34 - 5 68 - 1 67 - 5 64 - 3 63 - 5 62 - 1 40 39 - 2 41 - 3 49 - 3 50 - 3 51 - 3 53 54 - 1 60 59 55 - 2 56 - 2	q. ltrs. 64 20 50
tare M  2 3 4 5  Dholiya 6 - 8 7 - 7 9 - 4 34 - 5 68 - 1 67 - 5 64 - 3 63 - 5 62 - 1 40 39 - 2 41 - 3 49 - 3 50 - 3 51 - 3 53 54 - 1 60 59 55 - 2 56 - 2	64 20 50
Dholiya  6  7  9  4  34  -  68  -  1  67  -  5  64  -  3  63  -  5  62  -  1  40  -  39  -  41  -  39  -  41  -  3  49  -  3  50  -  3  51  -  3  53  -  54  -  1  60  -  59  -  55  -  2  56  -  2	20 50
7	20 50
7 9	50
34       —       5         68       —       1         67       —       5         64       —       3         63       —       5         62       —       1         40       —       —         39       —       2         41       —       3         49       —       3         50       —       3         51       —       3         53       —       —         54       —       1         60       —       —         59       —       —         55       —       2         56       —       2	
- 68	
67	04
64       —       3         63       —       5         62       —       1         40       —       —         39       —       2         41       —       3         49       —       3         50       —       3         51       —       3         53       —       —         54       —       1         60       —       —         59       —       —         55       —       2         56       —       2	62
63	52
62       —       1         40       —       —         39       —       2         41       —       3         49       —       3         50       —       3         51       —       3         53       —       —         54       —       1         60       —       —         59       —       —         55       —       2         56       —       2	60
40	04
39        2         41        3         49        3         50        3         51        3         53           54        1         60           59           55        2         56        2	80
41	40
49       —       3         50       —       3         51       —       3         53       —       —         54       —       1         60       —       —         59       —       —         55       —       2         56       —       2	50
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60 — — 59 — — 55 — 2 56 — 2	36
59 — — 2 55 — 2 56 — 2	60
55 2 56 2	84
55 2 56 2	40
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	88
120 — —	40
122	70
121 - 10	10
344 — 2	10
346 — 8	00
347 - 10	80
Sendra 49 - 9	72
53 — 1	20
56 — 2	<i>5</i> 8
827 — 9	00
	00
Kurantia 40 – 9 41 – 5	Ųΰ

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Kurantia (Contd.)	46		 5	76	Ramgarh Sarotan	29	<del></del>	10	26
	47		4	50	(Contd)	30	_	3	24
	48		3	96	, ,	31	_	5	58
	49		2	34		8	_	9	<b>36</b>
	50		2	52		14	_	6	30
	51	-	5	40	Manpura	472	_	3	50
	52	~-	1	08	Wanpura.	473	_		92
	53		-	72		474		1	08
	54		_	48		475		3	00
	<b>55</b> 56			40 24		476	_		40
	50 60			32		508	<b>.</b>	6	48
	61		9	00		509		3	96
	62		8	00		510	_	3	24
	63		26	50		511	_	3	60
	64		5	00		505		1	00
	65		1	50		506		4	32
	116		1	80		512	-		20
	126		10	20		530	-	2	48 82
	127	_	4	20		531 532		14 6	48
	121		_	24		532 533	_	2	24
	125	_	5	<b>40</b> .		534	_	2	99
	138	-	2	80		535		2	34
	139		3	20		538	_	2	80
	137	•	5	04		537	,	-	30
	148	-	1	08		539		7	38
	143	_	1	08		540	_	5	04
	147		2	76		542	<del></del>	6	12
	144		3	48		543		5	40
	145 233	_	1	96 50		545	_	7	38
	234	-	5	40		581	_	1	80
	237			36		579		_	10
	238		3	20		580		-	20
	228	_	1	40		585		1	60
	239		4	20		584			10
	240		5	40		591		3	9:
	241		2	40		593	_	14	3:
	245		_	90		595 507	<del></del>	6 7	1 2
	242		6	84		597 600	-	2	70
	243	_	10	40		602		8	6
	314		2	16		605		4	41
	315	-	5	76		<b>61</b> 0		7	4
	337	-	4	50		611		3	5
	311	-	2	70		613	Miles.	2	6
	338	-	3	80	•	614		6	80
	339 342	_	1	20		616	-	6	4
	342 341		1 1	02 80		625			6
	378	<u>-</u>	7	20		62 <b>9</b>		3	8
	379	_	1	50		624	~-		10
	377		1	08		630	<del></del>	4	3:
	374	_	7	20		632	-	5	0
	366		4	80		633	-	5	9
	367			24		636		6	4
	365	_	9	00		637		7	2
	364	_	٠,	20		638	-	4	1
	353	_	10	08		639		3 5	1:
	354		3	60		640 643	_	3	0- 7-
	355		7	02		643	-	3	5
						644		3	3
Ramgarh Sarotan	56 50	_	0 3	48 60		645 646	_	5	3 7
	50 52	_	. 3	72		646 648			2
	52 54	_	1	20		649	<u>_</u>	_	6
		_	2	40			_	1	80
	53	-	• • • • • • • • • • • • • • • • • • • •	52		672			*

[414 TI- day 3(11)]	_		मार्वका	
1	2	3	4	5
	673	·····	3	52
	674		5	40
	0677	-		20
	0678			20
	691		1	26
Kheda Sangnotan	153		6	66
<b> 2</b>	146		1	44
	147	<del></del>	1	80
	152			72
	151			32
	148		1	84
	149	_	7	02
	136		1	17
	137		3	69
	123		3	20
	124		3	80
	125			20
	122		2	64
	127		1	96
	99		10	80
	121		1	94
	128		1	44
	198		. —	66
	120		_	44
	118	_	2	90
	119		<del></del>	90
	100		_	60
	115	<del></del>	2	66
	116	<del></del> -	1	60
	117		1	80
	143			72
	114	_	3	46
	108		4	80
	109	_		60
	103	-	_	80
	107		1	60
	104		2	56
	60	•	1	32
	61	_	2	64
	62	<del></del>		96
	59		2	82
	58		7	92
	56		6	98
	<b>55</b>		6	12
	54	_	6	00
	53		5	04
	52		14	04

[No. 31015/4/89-O.R.I.]

का. आ. 36. केन्द्रीय सरकार ने, पैट्रोलियम और खनिज पाइँप लाइँम (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके; पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पैट्रलियम और प्राकृतिक गैस मंजालय की अधिसूचना सं. का. धा. 2683 तारीख 13 अक्तूखर, 1990 बारा पैट्रोलियम के परिवहन के लिए पाइँप लाईँग बिछाने के प्रयोजनार्थ उक्त अधिसूचना, से उपायद अनुसूची में विनिविष्ट भूमि में उपयोग के अधिकारों के अर्जन के अपने आंश्रय की भोषणा की थी;

राजपित प्रधिमूचना की प्रतियां जनता को तारीखं 22 प्रक्तूबर 1990 को उपलब्ध करा थी गई थी;

जक्तं श्रविमियम की घारां 6 की जपवारां (1) के बनुसरण में सक्षम प्राधिकारी ने केन्द्रीय सरकार को रिपोर्ट वेदी है ⊷

केन्द्रीय सरकार का उक्त रिपोर्ट पर विचार करने के पश्चात् यह समाधान हो गया है कि उस प्रधिसूचना से उपायद प्रमुख्नी में विनिद्धिष्ट भूमि में उपयोग के प्रधिकार का प्रजैन किया जाए;

धतः, केन्द्रीय संकार, उक्त घ्रधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदेत गक्तियों का प्रयोग करते हुए, इस ध्रधिसूचना से उपाधद्ध धनुसूची में विनिर्दिष्ट भूमि में उपयोग के ध्रधिकार मिजत करने की घोषणा करती है,

यह और ि को केन्द्रीय | सरकार जनत धारा की उपधारा (4) हारा प्रदत्त गिन्नियों का प्रयोग करते हुए, यह निदेश देती है कि उनत भूमि के उपयोग का घधिकार केन्द्रीय सरकार में निहित होने की बजाए सभी बिस्संगना से मुक्त इंडियन ग्रायल कार्पोरेशन लिमिटेंड में निहित होगा।

ग्रनुसुची

तहसील	करनाल	जिला-करम	in that:	हरियाण	Ţ
गांव का नाम	हदबस्त नं.	मस्ततील नं किलानं.	भोत्रप	<del></del> इ <b>स</b>	
		किलान.	हैक्टर	भार	वर्ग मीटर
1	2	3	4	5	6
गाजबङ्	34	14			
		5/3	0	01	77
		5/2	0	01	01
		6/1	0	02	28
		6/2	0	02	28
		15			
		01	0	00	25
		06	0	12	30
		7/1	0	06	58
		7/2	0	03	79
		08	0	12	39
		9/1	0	12	39
		10	0	12	14
		16			
		07	0	12	39
		0.8	0	12	39
		09	0	12	39
		10	0	11	63
कोहन्ड	30	, <del></del>			
वेगमपुर	24	1851	0	10	96
		1852	0	10	96
		1853	0	10	97
		2002	0	00	00
		2003	0	10	12
दवलाना	25	94	_		
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		95	^	10	0.5
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		23	0	12	14 65

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0	01	0	22			32	06	0	23		
1	11	O	23			84	0 <b>7</b>	0	25		
0	0.0	0	24				_		97		
_			145			25	0.0		23		
8	04	0	04			77	0.1	0	24		
7	01	0	5/ <b>1</b>			77	10	0	25/1		
5 1	0.6 0.9	0	5/ 2 0 6			25	0.0	0	25/2		
,	1)4	(1					0.0		101		
			151			54	03	0	0.1		
7	03	0	03			25 53	00 02	0	06		
9	13	0	04			50	04	0	07		
3	08	0	0.6			39	12	^	102		
3	06 09	0 0	07 15			39	12	<b>0</b> 0	01 02		
ر.	119	v	152			40	12	0	03		
3	0.5	0	11			40	12	0	04		
0	03	0	19			39	12	0	0.5		
1	12	0	20				1-	V	"3	103	
2	00	0	21			39	12	0	01	100	
3	12	0	22			£9	12	0	02		
3	11	0	23			14	12	0	03		
			185			88	10	0	04		
5	01	0	10	:		37	10	0	0.5		
9	13	0	1 1						104	25	-
7	01	0	12			83	06	0	1/2	45	वदलाना
Ü	06	0	18			32	06	0	02		
1	11	0	23			82	05	0.5	03		
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ć	00	0	09	-					110		24.
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पाग् <u>∏</u> याञ्च-3(ii)]	.:*. :	ं भारत का राज पत	ंजनवरी 4,4993/दीव	14, 1913	50111747	20 m = 1 m =
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	16	0	12	14			17	0	13	66
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	08	0	04	05			279			
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	17	0	09	11			25	0	1 5	68
	234						280			
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	09	0	14	92			16	0	01	77
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गांव	ह <b>ष बस्त</b> नं.	किलानं.	कनाल	मरला	<b>है</b> सटेयर	श्चार	वर्गमीटः	τ
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		19/2	0	10	0	02		5
		23/1	0	06	0	01		5:
		24/1	0	19	0	04		81
		254						
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		286					
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		0.4	1	14	0	0.8	60
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[सख्या ओ-31015/13/89-ओ आर ]

S.O. 36.—Whereas by the notification of the Government of India in the Ministry of Petroleum and Natural Gas No. S.O. 2683, dated the 13th October. 1990, issued under sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipeline for the transport of petroleum;

And whereas the copies of the Gazette notification were made available to the public on 22nd October, 1990;

And whereas the Competent Authority in pursuance of sub-section (1) of section 6 of the said Act has made his report to the Central Government;

And whereas the Central Government after considering the said report is satisfied that the right of user in the lands specified in the Schedule appended to this notification should be acquired;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the linds specified in the Schedule appended to this notification are hereby acquired:

And	further	in exercise of	the powers	conferred	by sub-	1	2	3	-1	5	6
		he said sectional the right of				Dadlana	25	03	0	12	40
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		Killa No.						02	Ö	06	32
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	17/2	0	01	52			10	0	01	52
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and [] == and 3(j) ].	and a series	मांदर्भ को लंडिंगन उ	म्बर्स १. १. १. व.व.व/ह	में <b>स</b> रुक् 1913`	- · · · · ·		
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का, आर. अ.७-	⊶केन्द्रीय स	रिकार, ने पैंड़	तेलियम ः	और खनिः	म पाईप		2	3	-1		5	6
लाईक मूमि में उ	पयोग के	ग्रधिकार का	द्यर्जम् )	ग्रधिनियम,	1962	~ - u - · · · · · · · · · · · · · · ·	~					
(1962 南 50)	(जिसे ४	समें 🖫 सिंप	म्बास् उम	त प्रधिनिय	म कहा	जैतरावास	1 43	12			-	
गयां है) की आरा	उर्का उप	<b>धारा</b> (1) के	भ्रधीम	जारी की ग	ाई भारत			20		0	12	64
सरकार के पेट्रोलि	यम और	प्राकृतिक गैस	मंत्रालय	की प्रधिसून	वनासं.			13				
का.भा. 2683	तारीख 1	3 भवत्वर,	1990 5	तरा पैट्रोपि	तयम के			06		0	0.9	61
परिषष्ट्रक के लिये	पा <b>ईपलाई</b> न	। बिछाने के	प्रयोजनार्थं	उक्त म	धिसूचना			07		0	12	39
से उपाद्य धनुसूर्य								08		0	0.8	60
स्रर्जन के स्रपने स								09		0	12	6.5
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राजपक्रिस अधि	मूचना की	प्रितिर्धाजन	ाता की न	तरीख 22	धक्तूबर,			15		0	02	53
1990 को उपलब्ध	करादी	गई थी;						14		-	~	01.
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सकम प्राधिकःरीने	'केमद्रीय स	रकार को रि	पोर्ट देवी	₹				0.5		0		63
								07			12	90
केन्द्रीय सरकार	का उक्त	रिपोर्ट पर	<b>विभार</b> कर	लेके पक्त	⊓स् यह					0	0.1	52
समाधान हो गया है	र्कि इस	ग्रधिसूचना से	उपादक ध	।नुसूची में ि	षमिषिष्ट			8/1		0	11	13
मूमि में उपकोग के	भधिकार	का धर्णन	केया जाए					09		0	12	14
α.								10		0	12	64
ग्रतः मेन्द्रीयः	सरकार, उब	न प्रधिनियम	की धार	म संकी	उपक्षारा			11/1		0	0 0	0.0
(1) द्वारा प्रवस	शक्तियों क	का प्र <mark>मो</mark> ग कर	ते हुए, इ	स प्रधिस्	चना से			25				
उपा <b>बद्ध धनुस्</b> ची	में विनिधि	इंड्ट मृमि में	उपयोग व	के प्रक्रिकार	: श्रजित			2/1		0	0.5	82
करने की घोषणा								2/ 2		Ü	0.7	33
						भाइाताम	145	18				
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्उक्त भूमिके उप				-	•			20		0	ΙΙ	63
बजाय सभी विल्ला	पर्मासी म	मुम्स इंडियन	भाषल म	<b>गर्परिशन</b>	लिमिटेड			21		0	11	38
में मिहित होगा।								22		0	0.0	51
								21		•	0.0	31
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तहसील : रिवाडी	F	जला : रिवाडी	स	ज्य : हरिया	णा			0.2		0	09	36
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र्गावका नाम	द्रवस्त	मुस्ततील नं.	ž	ते <b>ल</b> फल				12		0	11	13
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जात्वास	148	49				And whereas th			t after	cons	idering
<u>-</u>		0.5	υ	12	14	the said report is lands specified in t should be acquired	satisfied he Schedu	that the righ	ht of 11	ser i	n the
वालीयाकी	133	12		.00	0 =	Now, therefore	-	cise of the p	owers c	onfer	red by
		04	0	08	85	sub-section (1) of	section 6	of the said	Act,	the (	Central
		05	0	10	12	Government hereby					
		0.6	υ	04	55	lands specified in t are hereby acquire		ne appended	to inis	nou	псатю
		13				• -		er			_
		09	0	0.0	76	And further in section (4) of the					
		10	0	13	91	hereby directs that	the right	of user in	the said	land	s shal
		11	0	01	26	instead of vesting	in the C	Central Gove	rnment,	vest,	free
		12	0	14	16	from all encumbra Limited.	arces, in	the Indian	Qil	Corp	oration
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सन पुर	134	46						12			
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S.O. 37	Whereas	by the not	fication of	the	Govern-			14			
ient of	India in the	Ministry of	Petroleur	n and	Natural			03	0	01	77
ous No. Inder cob	S.O. 2683, section (1)	dated the 1	in Octobe	r, 199	0 issued			04	0	11	63
linerals	Pipelines (Ac	quisition of	Right of	User I	n Land)			05 07	0	12	90 50
Act, 1962	2 (50 of 196	(herein:	ifter referi	red to	as the			07 8/1	0 0	01	52 13
aid Act),	the Central	Governmen	t declared	its inte	ation to			09	0	11 12	14
equire ti chedula	ne right of appended to	that notified	iands s	pecified	in the	i		10	0	12	64
iying pip	eline for the	transport of	f petroleur	m: nc hat	pusc OI			11/1	0	00	00
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		8/1	0	07	- 84			16/2	0	09	
		10	ŭ	12	39			17	0	07	
		107	·	1 44	39			25	0	02	
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का. आ. 38. — केन्द्रीय सरकार ने, पैट्रोलियम और खिनिज पाइपलाइन (भूमि में उपयोग के प्रधिकार का मर्जन) प्रधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त मधिनियम कहा गया है) की धारा 3 की उपधारा (1) के प्रधीन जारी की गई भारत सरकार के पैट्रोलियम और प्राकृतिक गैस मंत्रालय की ग्रधिसूचना सं का. आ. 2684 तारीख 13 प्रक्ट्बर, 1990 द्वारा

पैट्रोलियम के परिवहन के लिए पाइपलाइन बिछाने के प्रयोजनार्थ उक्त श्रिष्ठिस्चना से उपाधद्ध श्रनुसूची में विनिर्दिष्ट भूमि में उपयोग के श्रिष्ठिकारों के श्रर्जन के श्रपने श्राणय की मोपणा की थी:

राजपत्रित अधिसूचना की प्रतियो जनता को तारीख 22 अक्टूबर, 1990 को उपलब्ध करा दी गई थी ;

उक्त ग्रिधिनियम की धारा 6 की उपधारा (1) के अनुसरण में सक्षम प्राधिकारी ने केन्द्रीय सरकार की रिपोर्ट दे दी है;

केन्द्रीय सरकार का उक्त रिपोर्ट पर विचार करने के पक्चात् यह समाधान हो गया है कि इस श्रक्षिसूचना से उपाबद्ध श्रनुसूची में विनिर्दिष्ट भूमि में उपयोग के श्रक्षिकार का श्रर्जन किया जाए :

श्रतः, केन्द्रीय सरकार, उक्त श्रिधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त सक्तियों का प्रयोग करते हुए, इस श्रिधसूचना से उपाबद्ध श्रनुसूची में विनिर्दिष्ट भूमि में उपयोग के श्रिधकार श्रुजित करने की घोषणा करती है :

यह और कि केन्द्रीय सरकार उक्त धारा की उपधारा (4) द्वारा प्रदक्त शक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि के उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाए सभी विल्लगंमों से मुक्त इंडियन श्रायल कार्परिशन लिमिटेड में निहित होगा।

मनुसूची।

तहसीलफागी	जिलाजय	पुर	राज्य	राजस्थान				
	· · · · · · · · · · · · · · · · · · ·		क्षेत्रफल					
नाम प्राम	खसरा नम्बर	हैक्टर	एयर	वर्गमीटर				
1	2	3	4	5				
नथमलपुरा	61		35	86				
	4		81	74				
मो <b>ह</b> नपुरा	494		37	08				
खेड़ा हनुमानजी	86		28	62				
	16		05	76				
	5		32	22				
	3		20	34				
	2		17	4.6				
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	1948		16	25				
	1946	_	10	6:				
	1945		9	7:				

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	1966		0.1	80		114		07	92
	1967		12	60	•	109	_	02	1 (
	1969	*****	7	56		84		98	28
	1939		2	16		83		27	0
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[सं. ओ. -- 31015/5/89-ओ. प्रार.-I]

S.O. 38.—Whereas by the notification of the G overn ment of India in the Ministry of Petroleum and Natural Gas No. S.O. 2684, dated the 13th October, 1990 issued under subsection (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) thereinafter referred to as the said Act), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipeline for the transport of petroleum;

And whereas the copies of the Gazette notification were made available to the public on 22nd October, 1990;

And wh russ the Competent Authority in pursuance of sub-section (1) of section 6 of the raid Act has made his report to the Central Government;

And whereas the Central Government after considering the said report is satisfied that the right of user in the land specified in the Schedule appended to this notification should be acquired; Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Oovernment hereby declares that the right of user in the lands specified in the Schedule appended to this notification are hereby acquired;

And further in exercise of the powers conferred by subsection (4) of the said section, the Central Government hereby directs that the right of user in the said lands from all encumbrances, in the Indian Oil Corporation Limited.

#### SCHEDULE

Name of village	Survey No.		Area			
		Hec-	Are So	uar trs.		
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Nathmalpura				4.		
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Mohanpura	494		37	08		
Khera Hanumanji	86		28	62		
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योवणा करती है							24		06	38
यह भीर कि केन्द्रीय सरकार	उपत सारा	ही उपद्याश	(4)	<b>हार</b> ा			32			
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का.भा. 40						ा पाइप -			16 ; = 17 24	0 0	00 13 01	2: 1 7:
नाइन (भूमि में	के उपयोग	ण्डीय सरका एके अधि	ार ने, पैहूं ∶कार का	ीलियम ग्री ग्राजनि) व	ोर खनिज प्रधिनियम,	1962			16 ; - 17 24 25	0	00 13	2: 1 7:
नाइन (भूमि में (1962 का 50)	के उपयोग (जिसे	ण्डीय सरका १ के छवि इसमे इसमे	ार ने, <b>पैट्र</b> कार का के पण्चात्	होलियम द्वी द्वार्जन) द उक्त द्वारि	ोर खनिज प्रधिनियम, धेनियम व	1962 ह्यागया			16 ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	0 0 0	00 13 01 12	2; 1; 7; 6;
ताइन (भूमि में (1962 को 50) है) की घारा 3	के उपयोग (जिसे की उप	म्द्रीय सरका १ के ब्रह्मि इसमे इसमे इसारा (ा	ार ने, <b>पैट्र</b> कार का के पण्चास् 1) के श्रध	शैलियम ग्रं ग्रंपर्जन) १ उन्त भ्रा शिनजारीक	ौर खनिय प्रधिनियम, धेनियम व ो गई भार	1962 महागया तसरकार			16 ; = 17	0 0 0 0	00 13 01 12	2: 1 7: 6:
ताइन (भूमि में (1962 का 50) है) की घारा 3 के पैट्रोलियम भौर	के उपयोग (जिसे की उप प्राकृति	म्हीय सरका ग के श्रवि इसमे इसमे स्थापा (ा क गैम मं	ार ने, पैद्र कार का केपण्चास् 1) के धर्ध जन्सय की	होलियम व्र बार्जन) व उक्त व्रा गिस जारी की गिष्ठां प्रिस्चित	ौर खनिय प्रधिनियम, वेनियम व ो गई भार। ग्रा. सं. प्र	1962 महागया तसरकार माफ्रा,			16 ; - 17 24 25 25 - 08 09	0 0 0 0	00 13 01 12 01 15	23 13 73 63 24
लाइन (भूमि में (1962 का 50) है) की घारा 3 के पैट्रोलियम घौर 1053 तारी <b>ड</b> 1	जिसी (जिसे की उप प्राकृति 13 अप्रैस	ण्डीय सरका इसमे इसमे इसमे इसमे इसारा (। क गैम मं त, 1981	ार ने, पैद्र कार का के पक्ष्वास् त्र के धर्ध जन्सय की द्वारा पैट्र	शैलियम ध्री धर्णन) ध ं उक्त ध्री शिन जारी की प्रिधिमूचन शैलियम के	रिखनियम, प्रेमियम व प्रेमियम व रेपियम प्रेम प्रियहन	1962 म्हागया तमरकार मा.भा. में लिए			16 ; - 17 24 25 25 - 08 09	0 0 0 0 0 0 0 0	00 13 01 12 01 15	28 77 65 20 70
लाइन (भूमि में (1962 का 50) है) की घारा 3 के पैट्रोलियम भौर 1053 तारीख 1 पाइपलाइन बिधाने	जिसी जिसी (जिसी की उप प्राकृति 13 भ्रमेर ने प्रस	ण्डीय सरका ए के घिंछ इसमें इस्प् प्रधारा (ा कि गैम सं ल, 1991 ोजनार्थ उक्ष	ार ने, पैद्र कार का के पम्चात् ो) के श्रध जन्सय की द्वारा पैट्र क्य अधिसू	होलियम औं प्रार्जन) क उक्त भागि शिमजारी की प्रिथम्बन होलियम के प्राप्त से उ	रि खनियम, प्रेषिनियम, प्रेमियम व रो गई भारः गरिवहन पायद्व भा	1962 ह्हा गया त सरकार हा. भ्रा. के लिए तुसुची में			16 17 24 25 25 - 08 09 10 12	0 0 0 0 0	00 13 01 12 01 15 00	2: 7: 6: 2: 1: 7: 5
लाइन (भूमि में (1962 का 50) है) की घारा 3 हे पैट्रोलियम घोर 1053 तारीख 1 पाइपलाइन बिछाने विनिद्विट भूमि में	जिसे उपयोग (जिसे की उप प्राकृति 13 भ्रमेर ने उपयो	ण्डीय सरका ए के घिंछ इसमें इस्प् प्रधारा (ा कि गैम सं ल, 1991 ोजनार्थ उक्ष	ार ने, पैद्र कार का के पम्चात् ो) के श्रध जन्सय की द्वारा पैट्र क्य अधिसू	होलियम औं प्रार्जन) क उक्त भागि शिमजारी की प्रिथम्बन होलियम के प्राप्त से उ	रि खनियम, प्रेषिनियम, प्रेमियम व रो गई भारः गरिवहन पायद्व भा	1962 ह्हा गया त सरकार हा. भ्रा. के लिए तुसुची में			16; - 17 24 25 25 - 08 09 10 12 -	0 0 0 0 0 0 0 0 0 0 0 0	00 13 01 12 01 15 00 00	2: 7: 6: 2: 1: 7: 5: 9:
लाइन (भूमि में (1962 का 50) है) की घारा 3 के पैट्रोलियम घौर 1053 तारीष 1 पाइपलाइन बिछाने विनिर्दिष्ट भूमि में	जिसे उपयोग (जिसे की उप प्राकृति 13 भ्रमेर ने उपयो	ण्डीय सरका ए के घिंछ इसमें इस्प् प्रधारा (ा कि गैम सं ल, 1991 ोजनार्थ उक्ष	ार ने, पैद्र कार का के पम्चात् ो) के श्रध जन्सय की द्वारा पैट्र क्य अधिसू	होलियम औं प्रार्जन) क उक्त भागि शिमजारी की प्रिथम्बन होलियम के प्राप्त से उ	रि खनियम, प्रेषिनियम, प्रेमियम व रो गई भारः गरिवहन पायद्व भा	1962 ह्हा गया त सरकार हा. भ्रा. के लिए तुसुची में			16; = 17	0 0 0 0	00 13 01 12 01 15 00 00 14	28 13 68 29 70 5 93
लाइन (भूमि में (1962 का 50) है) की घारा 3 के पैट्रोलियम घौर 1053 तारीच 1 पाइपलाइन विधाने विनिद्दिट भूमि में घोषणा की थी :	जिमोग (जिसे की उप प्राकृति 13 भ्रमें ने उपयो	प्रद्रीय सरका १ के ब्रिवि इसमें इसमें इसारा (ा क गैम में त, 1991 ोजनार्थ उक्ष गंके ब्रिवि	र ने, पैड्र कार का के पण्चात् जन्सय की द्वारा पैट्र के अधिसू के कारों के	होसियम ध्री धर्मन) क उक्त धार्मि शिमजारी की प्रिम्बिस् होसियम के प्रिमा से उ	र स्वनिज् प्रिविचयम, द्वेनियम व गर्म परिवहन परिवहन पाथक स	1962 गहा गया त मरकार हा आ . के लिए तुसूची में			16 ; - 17 ; 24 ; 25 ; 08 ; 09 ; 10 ; 12 ; -1 13 ; 14 ; 16/2	0 0 0 0 0 0 0 0 0	00 13 01 12 01 15 00 00 14 01	28 18 777 68 20 20 70 5 90 7
लाइन (भूमि में (1962 का 50) है) की घारा 3 हे पैट्रोलियम घोर 1053 तारीख 1 पाइपलाइन बिछाने विनिध्टिट भूमि में घोषणा की थी :	जिमे उपयोग (जिमे की उप प्रशक्ति 13 अप्रैर ने के प्रयो धसूचना	म्द्रीय सरका मुक्ति प्रविद्यास्त्रारा (ा म्ह्रामित्र संम्यास त. 1991 जिनार्थ उन् मित्र स्वित्र	र ने, पैड्र कार का के पण्चात् जन्सय की द्वारा पैट्र के अधिसू के कारों के	होसियम ध्री धर्मन) क उक्त धार्मि शिमजारी की प्रिम्बिस् होसियम के प्रिमा से उ	र स्वनिज् प्रिविचयम, द्वेनियम व गर्म परिवहन परिवहन पाथक स	1962 गहा गया त मरकार हा आ . के लिए तुसूची में			16	0 0 0 0 0 0 0 0 0	00 13 01 12 01 15 00 00 14 01 02	23 17 65 2 17 70 5 90 7 5
लाइन (भूमि में (1962 का 50) है) की घारा 3 के पैट्रोलियम भौर 1053 तारीख 1 पाइपलाइन बिछाने विनिद्दिट भूमि में घोषणा की थी : राजपवित भ्रा	जिसे (जिसे की उप प्राकृति 13 अप्रैर मे उपया धसूचना वी गई	श्रीय सरका में अधि इसमें इसमें स्थापि (1 क गैम में त, 1991 में जनार्थ उक् में अपि की प्रतियों	ार ने, पैद्रं कार का के पण्चास् ।) के श्रधं जनसम् की द्वारा पैट्रं वेकाों के जनसाको	होसियम औं मर्जन) क उक्त भ्रां शिनजारी की प्रिथम के प्रिकास से उ प्रिजन के तारीख 30	रि खनियम, विनियम, वेनियम, वेनियम, परिवहन पायद्व घ चपने ड भन्ने	1962 महा गया त मरकार हा. था. के लिए तुसूची में गणय की			16 ; - 17 ; 24 ; 25 ; - 08 ; 69 ; 10 ; 12 ; 13 ; 14 ; 16; 2 ; 17 ; 18 ;	0 0 0 0 0 0 0 0 0 0	00 13 01 12 01 15 00 00 14 01 02 14	25 10 65 2 1 70 5 90 7 5 1 2
लाइन (भूमि में (1962 का 50) है) की घारा 3 के पेट्रोलियम घोर 1053 तारीख 1 पाइपलाइन बिछाने विनिद्दिट भूमि में घोषणा की थी : राजपवित ग्रा को जपलब्ध करा उक्त ग्राधिन	जिसे (जिसे की उप प्राकृति 13 भ्रमे ने उपया धसूचना वी गई	ण्डीय सरका क्ष्मि इसमें इसमें इसमें इसमें इसमें इसमें इसमें का 1991 निजनार्थ उक् पो के व्यक्ति की प्रतियां विवास	ार ने, पैद्रं कार का के पण्चात् ।) के भाश् जनसम्य की द्वारा पैट्रं क्य प्रथिसू अनता को अनता को	होसियम औं मर्जन) क उक्त भागि शिम जारी की प्रिं भिस्त्र प्रे प्रिंतियम के प्राचन के तारीख 30	रि खनियम, विनियम, वेनियम, वेनियम, परिवहन पायद्व घ चपने ड भन्ने	1962 महा गया त मरकार हा. था. के लिए तुसूची में गणय की			16 17 24 25 25 - 08 09 10 12 13 14 16/2 17 18 - 25/2	0 0 0 0 0 0 0 0 0	00 13 01 12 01 15 00 00 14 01 02	28 19 70 68 20 10 5 90 7 5 11 2
लाइन (भूमि में (1962 का 50) है) की घारा 3 के पैट्रोलियम भौर 1053 तारीख 1 पाइपलाइन बिछाने विनिद्दिट भूमि में घोषणा की थी : राजपित्तन भा को जयलब्ध करा	जिसे (जिसे की उप प्राकृति 13 भ्रमे ने उपया धसूचना वी गई	ण्डीय सरका क्ष्मि इसमें इसमें इसमें इसमें इसमें इसमें इसमें का 1991 निजनार्थ उक् पो के व्यक्ति की प्रतियां वियो ;	ार ने, पैद्रं कार का के पण्चात् ।) के भाश् जनसम्य की द्वारा पैट्रं क्य प्रथिसू अनता को अनता को	होसियम औं मर्जन) क उक्त भागि शिमजारी की प्रिंचियम के प्रिंचा से उ प्रजन के तारीख 30	रि खनियम, विनियम, वेनियम, वेनियम, परिवहन पायद्व घ चपने ड भन्ने	1962 महा गया त मरकार हा. था. के लिए तुसूची में गणय की			16 ; - 17 ; 24 ; 25 ; - 08 ; 69 ; 10 ; 12 ; 13 ; 14 ; 16; 2 ; 17 ; 18 ;	0 0 0 0 0 0 0 0 0 0	00 13 01 12 01 15 00 00 14 01 02 14 00	28 18 777 655 20 11 70 55 92 77 56 11 2
लाइन (भूमि में (1962 का 50) है) की घारा 3 के पैट्रोलियम भौर 1053 तारीका 1 पाइपलाइन किछाने विनिद्दिट भूमि में घोषणा की थी : राजपत्नित मर्शि को जपलब्द्य करा जक्त मधिन सक्षम प्राधिकारी ने	जिसे जिसे की जप प्राकृति 13 अप्रैल वे प्रयो धसूचना ची गई स्पम की ने कैस्ब्रीय	श्रीय सरका श्रे श्रीय इसमें इसमें श्रिम में ल, 1981 ोजनार्थ उक्षा की प्रतियोः श्री श्री श्री ; । धारा ६	ार ने, पैद्रं कार का के पण्चास् ।) के श्रध अन्त्रसय की द्वारा पैट्रं अन्तर्भाश्च श्रकाओं के अनताको क्वी उप को रिपोर्ट	होलियम औं अर्थन) क जनत आधि शिनजारी की अधिमूजन होलियम के जना से उ अर्थन के तारीख 30	र खनियम, विनियम, वेनियम, वेनियम, गिर्मक्ष, परिवहन पात्रद्ध भ भागेल, 19	1962 कहा गया त सरकार का. भा. के लिए तुस्सी में ताशय की			16, 17 24 25 25 08 09 10 12 13 14 16, 2 17 18 25/2 26 05	0 0 0 0 0 0 0 0 0 0 0	00 13 01 12 01 15 00 00 14 01 02 14	28 18 777 655 20 11 70 55 92 77 56 11 2
लाइन (भूमि में (1962 का 50) है) की घारा 3 के पैट्रोलियम कौर 1053 तारीख 1 पाइपलाइन बिछाने विनिद्दिट भूमि में घोषणा की भी : राजपत्नित की को जयलब्ध करा उक्त घिधिन सक्षम प्राधिकारी ने	जिमे जिमे (जिमे की जप प्राकृति 13 अप्रैष वे ते प्रयो धसूचना वि गई त्यम की ते कैन्द्रीय	श्रीय सरका श्रे सिंख इसमें इसमें स्वारित () कि गैम में ति 1991 ोजनार्थ उक् श्री प्रतियोः श्री प्रतियोः	ार ने, पैद्रं कार का के पण्चास् ।) के श्रधं जनसम् की द्वारा पैट्रं क्षमार्थे के जनसाको की उप को रिपोर्ट	होलियम औं अर्थन) क जनत आि शिमजारी की प्रिथम के जिसम के जारीख 30 आर्थन के दोरीख 30 धारा (1 देवी है:	र स्वतिज्ञातियम, वितियम, वितियम, गिर्मा परिवहत पाथद्ध भा च्यपने ड भन्ने भा ने के पा	1962 महा गया त सरकार हा आ . के लिए तुसूची में गयाय की			16 - 17 24 25 25 - 08 69 10 12 13 14 16/2 17 18 - 25/2 26	0 0 0 0 0 0 0 0 0 0 0	00 13 01 12 01 15 00 00 14 01 02 14 00 12	24 11 65 20 70 5 90 7 5 1 2 3
लाइन (भूमि में (1962 का 50) है) की घारा 3 के पैद्रोलियम भीर 1053 तारीखा 1 पाइपलाइन बिछाने विनिद्दिट भूमि मे घोषणा की थी : राजपित मिं को जपलब्ध करा जकत मिंधित संसम प्राधिकारी में	जिसे (जिसे की उप प्राकृति 13 अप्रैर ते के प्रयो धसूजना विस्कृति विस्वित्व विस्वित्व विस्कृति विस्वित्व विस्व विस्व विस्व विस्व विस्व विस्व विस्व विस्व विस्व विस्	प्रतिय सरका  के बिंदि क्समें इसमें क्सारा (। क मैंस सं ता, 1991 जिनार्थ उक् में ब्रिक्टियां की प्रतियां वियो ; धारा ६ सरकार क	ार ने, पैट्टं कार का के पण्चात् ।) के भ्रध् जनसम्य की इतरा पैट्रं क्रम प्रक्षिम् जनता की जनता की क्रम प्रदे	शैलियम औं मर्जन) क जिल्ला भी शिम जारी की प्रिं भिम्नू जन शैलियम के जिलाम के जिल्ला प्राचन के तारीख 30 स्थारा (1, देवी है: विभार कर उपायक मन्	र स्वतिज्ञातियम, वितियम, वितियम, गिर्मा परिवहत पाथद्ध भा च्यपने ड भन्ने भा ने के पा	1962 महा गया त सरकार हा आ . के लिए तुसूची में गयाय की			16, 17 24 25 25 08 09 10 12 13 14 16, 2 17 18 25/2 26 05 42	0 0 0 0 0 0 0 0 0 0 0	00 13 01 12 01 15 00 00 14 01 02 14 00 12	28 77 68 20 70 5 90 7 5 1 2 3
लाइन (भूमि में (1962 का 50) है) की घारा 3 है पैट्रोलियम कौर 1053 तारीका 1 पाइपलाइन किछाने विनिद्दिट भूमि में घोषणा की भी : राजपित की को अपलब्ध करा जक्त सिधन सक्षम प्राधिकारी ने केन्द्रीय सरक समाधान हो गया भूमि में उपयोग	जिमे जिमे (जिमे की जप प्राकृति 13 अप्रैष् वे के प्रयो ध्रमूजना वी गई वि के प्रयो वो के प्रयो के प	श्रीय सरका श्रे प्रवि इसमें इसमें स्वारा (। क गैम में त. 1991 ोजनार्थ उक् श्री प्रतियाः श्री प्रतियाः	ार ने, पैद्रं कार का के पण्चास् ।) के भ्रधं जनसम्य की द्वारा पैट्रं क्षमाओं के जनता को की उप को रिपोर्ट प्रांटं पर कि भ्रमा से उ अर्जन कि	द्रोलियम अर्थ प्रार्जन) क उक्त आर्थि शिम जारी की प्रियम के प्रार्जन के तारीख 30 धारा (1) देवी है: क्रियार कर उपाबक प्रमु	र स्वतिज्ञातियम् विविद्यम् विविद्यम् परिवहत पात्रद्धं स प्रमेते ह सम्बेल, १९ के सन्	1962 न्हा गया त सरकार ना भा. के लिए नुसूची में प्राथय की			16 ; - 17 24 25 28 09 10 12 13 14 16; 2 17 18 :- 25/2 26 05 42 01	0 0 0 0 0 0 0 0 0 0 0	00 13 01 12 01 15 00 00 14 01 02 14 00 12	28 18 70 65 24 10 55 90 7 5 11 22 3
लाइन (भूमि में (1962 का 50) है) की घारा 3 है पैद्रोलियम भीर 1053 तारीख 1 पाइपलाइन बिछाने विनिद्दिट भूमि में घोषणा की थी: राजपत्नित मिं को जपलब्ध करा जकत मधित सक्षम प्राधिकारी ने केन्द्रीय संस्क समाधान हो गया भूमि में उपयोग सह: केन्द्रीय	जिसे (जिसे की उप प्राकृति 13 अप्रैर ते के प्रयो धसूचना वी गई त्यम की के केश्वीय को अधि स्राप्ता	प्रतिय सरका  के स्रवि  कसमे इसमे  स्मान (।  क गैम मे  त, 1991  जिनार्थ उक्त  सिर्मार क  प्रमुक्त  प्रमुक्त  सिर्मार क।  परकार क।	ार ने, पैट्टं कार का कैं पण्चात् ।) के भ्रध् जनस्य की द्वारा पैट्टं क्ष्म प्रश्लिम के की उप की प्रपोर्ट प्रमा से उ अर्जुन कि	शिलियम औ  मर्जन) क  जनत भा  शिन जारी क  प्रिम्म के  प्रिम्म के  तारीख 30  धारा (1)  देवी है:  विभार कर  उपायक मन्  स्वा जाय।  की भार।	र स्वतिज्ञातिस्यम्, स्वेतिस्यम् व गर्मात्रे परिवहत् पात्रे स्वाद्यं स्व प्राप्ते द्र भर्मेल, ११ भर्मेल, ११ भर्मेल, ११ भर्मेल, ११	1962 नहा गया त सरकार ना आ . के लिए तुस्की में वागय की विशेष			16	0 0 0 0 0 0 0 0 0 0 0	00 13 01 12 01 15 00 00 14 01 02 14 00 12	28 18 777 65 20 10 55 99 77 51 23 31 31 31 55
लाइन (भूमि में (1962 का 50) है) की घारा 3 है पैट्रोलियम भीर 1053 तारीख 1 पाइपलाइन बिछाने विनिर्दिष्ट भूमि ने घोषणा की थी: राजपलित ग्राहि को: उपलब्ध करा जकत घिनि संक्षम प्राधिकारी ने केन्द्रीय सरक समाधान हो गया भूमि में उपयोग ध्रस: केन्द्रीय (1) द्वारा प्रवस्त	जिसे जिसे की जप प्राकृति 13 भ्रमेर ते के प्रयो धसूजना वि पर्या धसूजना वि पर्या है कि । के अधि य सरका व सरका	प्रतिय सरका  के बिंदि क्समें इसमें कारा ()  के मैस में त 1991  जिनार्थ उक्  की प्रतियां  विशे सरकार के  उक्त रियं इस बिंद्सु बेकाइ का	ार ने, पैट्टं कार का के पण्चात् ।) के भ्रष्ठ जनस्य की इतरा पैट्रं क्रम प्रक्षिम् जनता की जनता की जनता की प्रपाद प्रमास र अर्जुन कि स्विधित्मस	शैलियम औ  मर्जन) क  जनत भा  शिम जारी क  प्रिम्म के  प्रिम्म के  प्राचन के  तारीख 30  धारा (1,  दे दी है:  प्रिम्म कर  उपायक मन्  प्राचा जाय।  सी बार।  रते हुए	र स्वतिज्ञातियम् । विविद्यम् । परिवहन पान्यद्व स्व प्राप्ते इ भागेलाः । भागेलाः । भागेलाः । भागेलाः । भागेलाः । भागेलाः । भागेलाः । भागेलाः । भागेलाः ।	1962 नहा गया त सरकार न सरकार का. भा. के लिए तुस्ची में पागय की चात् यह विनिदिष्ट उपधारा सुचना से			16 17 24 25 25 - 08 09 10 12 13 14 16/2 17 18 - 25/2 26 05 42 01 62 08	0 0 0 0 0 0 0 0 0 0 0	00 13 01 12 01 15 00 00 14 01 02 14 00 12	28 18 777 65 20 11 70 5 11 2 3 3 5 5 8 3
लाइन (भूमि में (1962 का 50) है) की घारा 3 है पैट्रोलियम भीर 1053 तारीका 1 पाइपलाइन बिछाने विनिध्दिट भूमि में धोषणा की थी: राजपित मधिन सक्षम प्राप्तिकारी ने केन्द्रीय सरक समाधान हो गया भूमि में उपयोग धात: केन्द्रीय (1) द्वारा प्रवस्स	जिसे उपयोग (जिसे की उप प्राकृति 13 अभैक वे अप्रयो ध्रमुखना वी गई स्पम की ने कैन्द्रीय को अधि य सरका ग शिवति	प्रतिय सरका  के बिंदि क्समें इसमें कारा ()  के मैस में त 1991  जिनार्थ उक्  की प्रतियां  विशे सरकार के  उक्त रियं इस बिंद्सु बेकाइ का	ार ने, पैट्टं कार का के पण्चात् ।) के भ्रष्ठ जनस्य की इतरा पैट्रं क्रम प्रक्षिम् जनता की जनता की जनता की प्रपाद प्रमास र अर्जुन कि स्विधित्मस	शैलियम औ  मर्जन) क  जनत भा  शिम जारी क  प्रिम्म के  प्रिम्म के  प्राचन के  तारीख 30  धारा (1,  दे दी है:  प्रिम्म कर  उपायक मन्  प्राचा जाय।  सी बार।  रते हुए	र स्वतिज्ञातियम् । विविद्यम् । परिवहन पान्यद्व स्व प्राप्ते इ भागेलाः । भागेलाः । भागेलाः । भागेलाः । भागेलाः । भागेलाः । भागेलाः । भागेलाः । भागेलाः ।	1962 नहा गया त सरकार न सरकार का. भा. के लिए तुस्ची में पागय की चात् यह विनिदिष्ट उपधारा सुचना से			16 - 17 24 25 25 08 09 10 12 13 14 16/2 17 18 - 25/2 26 05 42 01 62 08 09	0 0 0 0 0 0 0 0 0 0 0 0	00 13 01 12 01 15 00 00 14 01 02 14 00 12	24 70 65 20 70 5 5 90 7 5 1 2 3 7 8 8 3 5 8 8 3 7 7 8 8 8 8 7 7 8 8 8 8 7 7 8 8 8 8
लाइन (भूमि में (1962 का 50) है) की घारा 3 है पैट्रोलियम भीर 1053 तारीका 1 पाइपलाइन बिछाने विनिध्दिट भूमि में धोषणा की थी: राजपित मधिन सक्षम प्राप्तिकारी ने केन्द्रीय सरक समाधान हो गया भूमि में उपयोग धात: केन्द्रीय (1) द्वारा प्रवस्स	जिसे उपयोग (जिसे की उप प्राकृति 13 अभैक वे अप्रयो ध्रमुखना वी गई स्पम की ने कैन्द्रीय को अधि य सरका ग शिवति	प्रतिय सरका  के बिं क्समें इसमें क्सार () के मैस में त 1991 जिनार्थ उक् में के ब्रिं की प्रतियां विवास के परकार के उक्त रियं इस बिंक्ष्	ार ने, पैद्रं कार का के पण्चात् ।) के श्रधं जनस्य की द्वारा पैट्रं क्ष प्रशिक्ष श्रकाओं के जनता को अर्जन की प्रमा से इ अर्जन कि स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम स्विधित्यम	शैलियम श्री मर्जन) क जिल्ला भी शिम जारी की प्रिम्म प्रेम शिलियम के जिलाम से ज प्रजन के तारीख 30 धारा (1, दे दी है: विभाग कर उपायक मन् स्था जाय। की बारा	र स्वतिज्ञातियम् । विविद्यम् । परिवहन पान्यद्व स्व प्राप्ते इ भागेलाः । भागेलाः । भागेलाः । भागेलाः । भागेलाः । भागेलाः । भागेलाः । भागेलाः । भागेलाः ।	1962 नहा गया त सरकार न सरकार का. भा. के लिए तुस्ची में पागय की चात् यह विनिदिष्ट उपधारा सुचना से			16, - 17 24 25 25 - 08 09 10 12 13 14 16, 2 17 18 - 25/2 26 05 42 01 62 08 09 13	0 0 0 0 0 0 0 0 0 0 0 0	00 13 01 12 01 15 00 00 14 01 02 14 00 12	288 277 655 246 246 246 246 246 246 246 246 246 246
लाइन (भूमि में (1962 का 50) है) की घारा 3 है पैट्रोलियम भीर 1053 तारीख 1 पाइपलाइन बिछाने विनिर्दिष्ट भूमि ने घोषणा की थी: राजपलित ग्राहि को जपलब्द करा जकत घिनि सक्षम प्राधिकारी ने केन्द्रीय सरक समाधान हो गया भूमि में उपयोग धनः केन्द्रीय (1) द्वारा प्रवस्त उपाबका अनुसूची ही घोषणा करती	जिसे जिसे की जप प्राकृति 13 अप्रैर ते के प्रयो धसूजना वी गई ने केन्द्रीय को अधि य सरका गिर्मित्य में जिनि है कि	प्रतिय सरका  के स्रवि  कसमे इसमे  हसार (।  क गैम मे  त 1991  जिनार्थ उक्  ग के स्रवि  की प्रतियाः  शियाः  प्राप्त के  उक्त रिष्  इस ध्रविस्  प्रांका प्र	ार ने, पैट्टूं कार का कै पण्चात् जनसम्बद्ध की जनसम्बद्ध पेट्टूं क्ष्म प्रक्षिम् के की उप की प्रपाद की की प्रपाद की	शैलियम औ  मर्जन) क जिन्न भागि शिम जारी की प्रिम्म के प्रिम्म के प्रिम्म के तारीख 30  धारा (1: दे दी है: विभार कर उपायक मन् त्या जाय। रते हुए	र स्वतिज्ञातियम् । विविद्यम् । परिवहन पाश्रद्धः भा प्रापेते ड भाग्रेल, । । भाग्रेल, । । । भाग्रेल, । । भाग्रेल, । । । । । । । । । । । । । । । । । । ।	1962 नहा गया त सरकार ना भा. के लिए नुसूची में गणय की भारण में चात् यह विनिधिक्ट उपधारा सूचना से			16; 17 24 25 25 08 09 10 12 13 14 16; 2 17 18 25/2 26 05 42 01 62 08 09 13 14	0 0 0 0 0 0 0 0 0 0 0 0 0	00 13 01 12 01 15 00 00 14 01 02 14 00 12 00	25 18 77 65 26 18 76 5. 92 77 5. 10 22 39 70 8t 31 5. 83 88 33 88 33
लाइन (भूमि में (1962 का 50) है) की घारा 3 के पैट्रोलियम भीर 1053 तारीख 1 पाइपलाइन बिछाने विनिद्दिष्ट भूमि में घोषणा की थी: राजपित मार्थि संक्षम प्राधिकारी ने केन्द्रीय सरक समाधान हो गया भूमि में उपयोग धमः केन्द्रीय (1) द्वारा प्रवस्त उपाबक्ष अन्तुर्भी की घोषणा करती यह भीर कि	जिसे उपयोग (जिसे की उप प्राकृति 13 अभैक वे प्रयो भे उपयो धसूचना वे पर्या भे उपयो धसूचना वे पर्या धसूचना धसूचना धसूचना धसूचना धसूचना धसूचना धसूचना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्चना धस्वना धस्चना धस्वना	श्रीय सरका श्रे श्रीय इसमें इसमें श्रि में में ल, 1991 जिनामें उन्ने सी प्रतियां हि थी; स्थार का प्रमुख्यार का प्रमुख्यार का प्रमुख्यार का प्रमुख्यार का प्रमुख्यार का	ार ने, पैट्रं कार का के पण्चास् के पण्चास् के पण्चास् के त्रारा पैट्रं के अधिस् के कारों के अनता को अनता को प्रमा से उ अर्जुन कि प्रमास का स्मार्थाण का संस्ता धारे	शैलियम व्यं प्रार्णन) व जनत प्राणि शिन जारी की प्रियम के प्राणित के को प्राणित के तारीख 30 धारा (1, दे दी हैं: विभाग कर प्राण्या की घारा रते हुए योग के प्रा	र स्वतिज्ञातियम् विविद्यम् विविद्यम् पियद्वत् पाश्रद्धः स्व प्राप्ते द्र भागेति । भागेति ।	1962 नहा गया त सरकार ना स्था. के लिए नुसूची में गायय की किस्पास्य की किस्पास्य की किस्पास्य की किस्पास्य की किस्पास्य की किस्पास्य की			16 ; - 17 ; 24 ; 25 ; - 08 ; 09 ; 10 ; 12 ; 13 ; 14 ; 16; 2 ; 17 ; 18 ; - 25/2 ; 26 ; 05 ; 42 ; 01 ; 62 ; 08 ; 09 ; 13 ; 14 ; 16 ; -	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	00 13 01 12 01 15 00 00 14 01 02 14 00 12 00	25 16 77 65 26 18 70 5. 30 30 55 80 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
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		15/1	0	02	28			15	0	03	28
		15/2	0	00	00			246			
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		22/2	0	00	76			03	_		
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S.O. 40	-Wherete	s by the no	tification o	of the	Go	vern-			24	ō	01	77
ment of In	idia in t	he Ministry	of Petrolet	ım anc	d Na	itural			25	0	12	65
Jas No. S.(	O. 1053,	dated the Ap	pril 13, 19: Petrolaur	91 186U n and	ied u Min	inder arala			25			
sub-section ( Pipelines (A	caulsition	of Right of	User in L	and) A	Act.	1962			08	0	01	36
50 of 1962	(herein	after referred	to as the	e said	Act),	, the			09	0	01 15	26 18
		declared its lands specified							10	ŏ	00	76
o that not	ification	for the purp							12	Ô	00	51
he transpor	rt of pe	troleum;	•						13	0	14	92
And when	reas the	copies of the	Gazette t	notificat	tion	were			14	0	01	77
		e public on 3							16/2	0	02	53
And wher	eas the	Competent A	uthority in	pursu	ance	of			17	0	14	16 2 <b>5</b>
ub-section (	(1) of se	ction 6 of th	e said Act						18 25/2	0	00 12	39
eport to th	e Centra	al Governmen	t;						25, Z 26	V	1.5	37
		Central Gov										
		atisfied that							05	0	00	76
anca specine hould be a		Schedule ap	репаса то	tuis no	JUIKE	ation			42			
	_					_			01	0	11	89
Now, ther	choire, in	exercise of ction 6 of th	the powers	conte	rred	by ntest			02	ő	04	30
		declares that							08	0	04	55
ands specific	d in the	Schedule ap							09	0	11	89
re hereby	acquired;	•							13	0	11	38
And fuet	her in exe	rcise of the pow	ere conferr	ed by sn	hiseo	etion			14	0	05	82
		, the Central C							16 17	0	05	31
		in the said lar							25	0	10 08	37 35
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in the Indi	ian Oil C	orporation Li	mited.									
		SCHEDULI	E						21	0	07	34
Tehsil : Ka	ist al	District : Kait		. VT a musa					47			
rensu . Ma	ıınaı	District . Kara	Tel State	Harya	11111				21/2	0	01	52
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[भाग II खण्ड 3				भारत क		बतवरी 4, 1982/पोर्ट 14, 1913	err er ves			-	45
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का. मा.41:--- केन्द्रीय सरकार ने, पैट्रोलियम और खनिज पाईप लाईन (भूमि मे उपयोग के मधिकार का ग्रर्जन) प्रधिनियम, 1962 (1962 का का 50) (जिसे इसमें इसके पश्चात उपन अधिनियम कहा गया है) की घारा 3 की उपधारा (1) के अधीन जारी की गई मान्त सरकार के पेट्रोलियम और प्राकृतिक गैस मंद्रालय की प्रधिसूर्चना सं. का. आ. 1054 तारीख 13 प्रप्रैल, 1991 द्वारा पेट्रोलियम के परिवहन के लिए पाइपलाइन बिष्टाने के प्रयोजनार्थ चुक्त मिहसूचना से उपात्रद्ध अनुसूची में विनिर्दिष्ट भूमि में उपयोग के अधिकारों के अर्जन के अपने श्राशय को घोषणा की थी:

राजपित्रंत प्रिष्ठिसूचना कीं, प्रतियां जनता को तारीख 30 धप्रैल. 1991 को उपलब्ध करा दी गई थी ; े

जनत ऋधिनियम की धारा 6 की उपधारा (1) के अनुसरण में मक्षम प्राधिकारी में केन्द्रीय मरकार को रिपोर्ट दे दी है:

केन्द्रीय सरकार का उक्त रिपोर्ट पर विचार करने के पश्चान यह समाधान ही गया है कि इस ग्रिधिसूचना से उपाबक भनुसूची में विनिर्विष्ट भूमि से उपयोग के अधिकार का अर्जन किया जाए :

भृतः, केंद्रीय सरकार, उक्के ब्राधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त गक्तियों का प्रयोग करेंते हुए इस श्रिधिसूचना ने उपाबद्ध धनुसूची में बिनिर्दिष्ट मूमि में उपयोग के मुधिकार श्रितित करने की घोषणा करती है :

🗆 यह और कि केन्द्रीय सरकार उमत धारा की उपधारा (4) द्वारा शदस्त गणितयों का प्रयोग करते हुए वह निदेश देती है कि उक्त भूमि के उपयोग का अधिकार केन्द्रीय शरकार में गिहित होने की बजाए सभी विल्लगंकों से मुक्त इंडियन अध्यस कार्पीरेशन लिमिटेड में निहित होगा।

मनुसूची

तहसील ग्रसन्ध	जिला फरनाल	राज्य हरि	याणाः	1			
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		15	1	1.5	0	08	85
		16	1	1.5	Ü	03	85 85
		120	•	• •	•		0.0
		20	1	06	0	06	58
		21	2	03	υ	10	88
		22	0	17	0	04	30
		129		- '	<del>-</del>	• •	30
		02	2	15	o	13	91
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		09	0	01	0	00	25
		14	2	12	0	13	15
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		17	1	00	0	05	06
		25	1	11	U.	0.7	9 <b>.</b>
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		01	1	1 <del>/9</del>	O	09	86
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		09	2	_ 09	0	12	39

THE OW	LETTE OF INDIA .JA	10ART 4, 1992	JEMUSA 14,		[FART II3	
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भाना इसमपुर	72 13	1	17	0	v9	
	14	0	00	0	00	
	17/1	. 0	01	0	00	
	17/2	1	15	0	0.8	
	18	. 0	01	0	00	
	24	1	01	0	0.5	
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	02	1	16	0	09	
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	06	0	01	0	00	
	07	2	0 <b>8</b>	0	12	
	08	1	00	0	0.5	
	14	0	09	0	02	
	15	2	18	0	14	
	16	0	01	0	00	
	156					
	11	o	10	0	02	
	19	1	03	0	05	
	20	2	08	0	12	
	22	1	18	0	09	
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	165					
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		166					
		3/ 1	1	03	0	0.3	
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		14	2	15	0	13	91
		15	0	00	0	00	0.0
		16	2	10	0	12	64
		ī <b>7</b>	0	13	0	03	03
		2.5	0	13	0	03	29
<b>बर्गमा</b> ना	41	44					
		31	2	17	0	14	42
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		07	0	0.0	0	00	0.0
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		13	0	13	0	03	38
		14	2	15	0	13	9 1
		15	0	00	0	00	00
		16	2	10	0	12	64
		17	0	12	0	03	03
		25	0	13	0	03	29
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		01 02	2	19	o o	01 14	52
		03	0	02	0	00	92
		07	0	03	0	Q0	51 76
		08	2	18	0	14	67
		0.0	0	0.6	0	01	52
		13	0	0.5	0	01	26
		-14	2	17	0	14	42
		15	0	05	0	οĭ	26
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घगसाना	41	21	2	14	0	13	66
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		8/ 1	1	19	0	09	01 86
		8/ 2	0	09	0	02	28
		13	o	04	0	01	01
		14/2	1	02	0	05	56
		15	0	02	0	00	51
		16	2	17	0	14	42
		17/1	0	07	0	01	77
		25	0	07	0	01	77
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		14	1	14	0	08	60
		16	1	11	0	07	84
		1 7	1	12	0	08	09
		25	1	19	0	09	86
		70					
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		83					
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		02	1	00	0	0.5	06
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		0.9	2	09	0	12	39
		13/1	0	12	0	03	04
		14 16	0 0	03	0	00	76
		17	2	01 18	0 0	00 1 <b>4</b>	25 67
		18	0	05	0	01	26
		24	0	07	0	01	77
		25	2	16	0	14	16
		90					
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		91	Ū		Ū	02	7.0
		01	2	10	0	12	66
		9/ 1	1	00	0	0.5	06
		9/ 2	1	09	0	07	34
		13/1	0	19	0	04	81
		13/2	1	08	0	07	08
		17	2	06	0	11	64
		18	1	02	0	0.5	56
		24	0	18	0	0.4	5.5
		25	2	08	0	12	14
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		09	2	09	0	12	39
		10	0	01	0	00	25
		13	1	19	0	0.9	86
		1 4	1	16	0	0.9	11
		16/1	1	15	0	08	86
		16/2	0	09	0	02	28
		17	1	0.5	0	06	32
		25	0	12	0	03	03
		102					
		05	o	04	0	01	01
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		01	0	04	0	0.1	01
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		09	0	00	0	00	00
		110					
		19	0	02	0	00	5
		20	2	07	0	11	89
		21	0	02	O	01	73
		22	0	15	0	03	78

And whereas the Competent Authority in pursuance of

[सं. ग्रार-31015/6/90-ग्रो.ग्रार.-1]

S.O. 41.—Whereas by the notification of the Government of India in the Ministry of Petroleum and Natural Gas No. S.O. 1054, dated the April 13, 1991, issued under sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipeline for the transport of petroleum;

And whereas the copies of the Gazette notification were made available to the public on 30th April, 1991;

And whereas the Competent Authority in pursuance of sub-section (1) of section 6 of the said Act has made his report to the Central Government;

And whereas the Central Government after considering the said report is satisfied that the right of user in the lands specified in the Schedule appended to this notification should be acquired;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the lands specified in the Schedule appended to this notification are hereby acquired;

And further in exercise of the powers conferred by sub-section (4) of the said section, the Central Government hereby directs that the right of user in the said lands shall instead of vesting in the Central Government, vest, free from all encumbrances, in the Indian Oil Corporation Limited.

	Scheau	le					
District :	State: Haryana						
Hadbast No.	Survey No./ Khasra No.			Area			
	Killa	Kanal	Marla	Hectare		quare leter	
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		19/2	0	04	0	01	0
		20	1	16	0	09	1.
		22	1	14	0	08	6
		23	1	08	0	07	0
		103					
		03	2	03	0	01	88
		04	]	00	0	05	0
		06	0	13	0	03	2
		07	2	08	0	12	1
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		15	2	16	0	14	1
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		02	0	06	0	01	52
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		08	2	15	0	13	91
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		16	2 2	02	0	10	62
		17	I	00	0	05	06
		25	1	11	0	07	84
		140					
		01	- 1	19	0	09	86
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		08	0	02	0	00	51
		09	2	09	0	12	39
		13	1	17	0	09	36
		14	0	00	0	00	00
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THE GAZETT	TE OF INDIA:	JANUARY 4,	1992/PAU	SA 14, 1913	[PART]	II—Sec. 3	3(ii)] 
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		19	2	03	0	10	
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		23/2	1	02	0	05	
		24	2	05		11	
		166					
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		04	2	07	0	11	
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		13/1	0	00	0	00	
		13/2	0	18	0	04	
		13/3	0	07	0	01	
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62 THE GAZET	TE OF INDIA	: JANUARY 4,	199 <b>2/PA</b> T	USA 14, 1913	[Pai	et Il—Se	c. 3(ii)]
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Tharwa Majra	68	13	_				
		08	0	10	0	02	53
		17	3	01	0	15	43
		18	0	00	0	00	00
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		21	0	16	o	04	05
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		01	2	07	0	11	89
		02	0	16	0	04	05
		09	2	10	0	12	65
		13/1	0	16	0	04	05
		13/2	1	12	0	08	09
		16/1	0	02	0	00	51
		16/2	1	02	0	04	56
		25	2	03	0	10	88
		37					•-
		08	 1	08	Ó	07	08
		9/1	1	06	Ò	06	58
		14	1	11	0	07	84
		16	1	12	0	08	09
	ı	17/2	0	12	0	03	04
		25	1	08	0	07	08
		40	-	•	•	~,	00
		01	<b>-</b> 1	11	0	07	84
	,	02	0	00	0	00	00
Shakhpur <b>M</b> anchuri	66	198					
/		25	- 1	08	0	07	08
		199					
		21	0	01	0	00	25

[भाग ]	Iজ্বত	3	(ii )	Ì
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1	2	3	4	5	6	7	8
Shakhpur Manchuri	i (Contd.)	215	<del></del>	<del></del>		·	
-	,	5/2	0	03	0	00	76
		216					
		01	2	15	0	13	91
		02	0	09	0	02	28
		08	0	02	0	00	51
		09	2	08	0	1,2	14
		10	0	01	0	00	25
Alavala	65	49					
		01	0	15	0	03	79
		49					
		10	1	15	0	08	85
		17	1	13	0	08	35
		18	1	14	0	08	60
		24	1	11	0	07	84
		25	1	14	0	08	60
•		56	_				
		09	1	19	0	09	86
		10	1	08	0	07	08
		12	1	06	0	06	58
		13	2	00	0	10	12
		17	2	00	0	10	12
		18	J	04	0	06	07
		2 <b>4</b> 57	1	01	0	05	31
		05	— 1	11	0	07	84
		59	•		.,	O7	04
		05	0	12	0	03	04
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		01	2	08	0	12	14
		14	0	00	0	00	00
		16	0	00	0	00	00
		16	2	14	0	13	66
		24	0	12	0	03	04
Karsa chor	63	25 11	1	02	0	05	56
<del></del>	<del>-</del>	<del></del>					
		22	2	06 27	0	11	63
		23 12	0	07	0	01	77
		02	0	02	0	00	51
		03	2	15	o	13	91
		04	0	18	0	04	55

1	2	3	4	5	6	7	8
Karsa Chor (Contd.)	63	06	1	12	0	08	09
realisa Chor (Comes)	<b>55</b>	07	2	05	Ö	11	38
		15	· 1	08	0	07	08
		13			·		
		11	1	17	0	09	3
		12	0	00	0	00	0
		18	0	04	0	01	0
		19	2	16	0	14	1
		20	0	16	0	04	0:
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		23	2 0	16	0	14	10
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		12	2	02	0	10	6
		13	0	00	0	00	(
		17	0	05	0	01	2
		18	1	05	0	06	3
		19	0	16	0	04	(
		23	0	04	0	01	(
		24	2	15	0	13	9
		25/1 25/2	0	11 06	0 0	02 01	7
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		04	 2	06	0	11	6
		05	1	05	0	06	3
		06 26	1	17	0	09	3
		01	_ 1	08	0	07	(
		09	1 2 1	00	0	10	1
		10	1	13	0	08	3
		12/1	1	01	0	05	
		13/1	1	17	0	09	;
		13/2	0	12	0	03	
		14	0	01	0	00	:
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	,	24	0 2	02 11	0 0	00 12	3
		25 20	4	11	U	14	ç
		29					

   

गग IIवाण्ड 3(ii)]		भारत का राजपन्न : जनम	त्य ४, 1992/प	14, 1913	الماسيد	·	6
1	2	3	4	5	6	7	8
Karsa Chor (Contd.)	63	23	0	00	0	0	0
,		<b>2</b> 5	0	08		·- 02	∵£:0
		30	5 B				
		05	Ò	17	0	04	3
		44	•				
		04	O.	00	0	00	C
		05	2	14	0	13	6
		6/1	. 0	04	0	01	•
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		$\overline{01}$	.0	04	0	01	(
		09	<b>7.0</b>	02	0	00	
		fo	2	18	0	14	•
		12	2	17	0	14	4
		13	0	13	0 -	03	;
		14	2	15	0	13	
		15	• 0	00	0	00	(
		16	2	10	0	12	(
		17	0	12	0	03	1
		25	O	13	0	03	2
Rugsana	41	44					
		21	. 2	17	0	14	
		22	0.	01	0	00	2
		45					
		07 08 13	0	00	0	00	,
		Ô8	1	07	0	016	1
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		14	2	15	0	13	9
		15	0	00	0	00	(
		16	0	10	0	12	(
		17	0	12	0	03	
		25	<b>√0</b> °	13	0	03	
		47					
		01	0 <b>2</b>	06	0	01	
		02	2	19	0	14	
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		09	0 0 2 0	06	0	01	:
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		14	2	17	0	14	4
		14 15	<b>'0</b>	05	0	01	2
		16	0 2	18	0	14	6
		17	0	03	0	00	7
		25	0	01	0	00	2
		48					
		20	0	09	0	02	

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	Allennia amang panggarang ang ang ang ang ang ang ang ang ang						
Rugsana (contd.)	41	21	2 0	15 12	0 0	13 <b>03</b>	9
		22	U	12	U	<b>U</b> O	`.
		63					
		20	0	00	0	00	(
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		64	·				
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		02	- 2	<b>0</b> 8	0	12	
		03	0	<b>0</b> 7	0	<b>0</b> 1	
		07	0	<b>0</b> 4	0	01	
•		8/1	1	19	0	09	
		8/2	0	<b>0</b> 9	0	02	
		13	0	04	0	01	
		14/2	1	02	0	<b>0</b> 5	
		15	0	02	0	00	
		16 17/3	2 0	17 <b>0</b> 7	0 0	14 01	
		17/1					
		25	0	07	0	01	
		69 					
		1/2	0	15	0	03	
		02	2	05	ő	11	
		08	2	3	o	10	
		<b>0</b> 9	0	16	0	04	
		13	1	<b>Q</b> 6	0	06	
		14	1	14	0	08	
		16	1	11	0	07	
		17	1	12	0	08	
		25	1	19	0	<b>0</b> 9	
		70					
		21	1	<b>Q</b> 5	0	06	
		8,3			•		
			a'	0.7			
		01 02	2	03	0	10	
		08	0	<b>00</b> 16	0 0	05 04	
		09	2	<b>0</b> 9	0	<b>04</b> 12	
		13/1	ō	12	0	03	
		14	Õ	03	ŏ	00	
		16	0	01	ŏ	00	
		17	2	18	Ŏ	14	
		18	0	05	0	01	
		24	0	07	0	01	
		25	. 2	16	0	14	

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1		3	4	5	6	7	8
Rugsana Contd	41	90					
		05	0	11	0	02	7
		91	ū		_	<b>4</b> -	
		01	2	10	0	12	66
		9/1	1	00	0	<b>0</b> 5	06
		9/2	1	<b>0</b> 9	0	<b>0</b> 7	34
		13/1	. 0	19	0	04	81
		13/2	1	08	0	07	08
		17	2	<b>0</b> 6	0	11	64
		18	1	02	0	<b>65</b>	56
		24	0	18	0	04	55
		25	2	08	0	12	14
		92					
		21	0	04	0	01	02
		100					
		20	0	01	0	00	25
		22	0	<b>Q</b> 6	0	01	52
		101					
		<b>O</b> 1	2 +	16	0	14	16
		02	0	12	0	03	03
		08	1	03	0	05	82
		09	2	09	0	12	39
		10	0	01	0	00	25
		13	1	19	0	09	86
		14	]	16	0	09	11
		16/1	1	15	0	08	86
		16/2	0	<b>0</b> 9	0	02	28
		17	1	05	0	06	
			0				32
		25	U	12	0	03	0
		102					
		05	0	04	0	01	01
		109					
		01	0	04	5	01	01
		3/1	0	16	2	04	05
		08	0 2	07	0	11	89
		09	0	00	0	00	00
		110					
		19	0	02	0	00	51
		20	2 0	07	0.	11	89
		21		07	0	01	77
		22	0	15	0	03	<i>7</i> 9

15/6/90-O.R .I.]

	HE GAZETTE				1) 1//2/=7100	14, 1915	[FAKT	IISec.	2(114.1
का.श्रन. 4	2.—केन्द्रीय सरका (भूमि में उपयोग	ारने, पेट्रं			1	2	3	4,	5
	962 (1962 का			,	पिपराला (ज	ारी) 890	00	. 03	; ; 96
उक्त घधिनिय	म कहा गया है) की	धारा 3	की उपधा	रा (1) के		901	00	23	40
मधीन जारी	की गई भारत सरव	नार के पेट्र	्रोलियम अ	ीर रसायन		904	00	10	80
मंद्रालय की	ग्रधिसूचना संख्या	का.धा.	2849	गरीख 10		903	00	21	60
नवम्बर, 19	90 द्वारा पेट्रोलियम	न के परि	यहन के	प्रयोजन के		907	00	39	
4.4	<del>ईन बिछाने के</del> प्रयो		•	• 1		908	00	23	24
से उपावद्ध य	ानुसूची में विनिर्दिष <u>्</u>	ट भूमि मे	रं ,उपयोग	के भ्रधि-		910	00	46	40
कारों के धर्ज्	ह्म के भ्रपने आशय	की घोष	णांकी ध	វា; ្ំ		918	_		98
्री अभैन नात	् क्रीपत्न भ्रधिसूचना क	ी पक्रिया	ंक्या व	ने सानीक		923	00	43	02
	म्पल आवसूपना प 1990 को उपलब्ध		_			923	00 00	56 23	70 40
7	मुप्राधिकारी ने उ		X.		ोजु	213	00	26	
	(1) के अनुसरण				गरांबडी	440	00	08	82
। देवी है;	(1) 4 13/1/1	Alvadia	9,444	1/1 1/10		437	00	64	10
-	_		_	_		436	00	18	62
_	तिय सरकार काउ०					445	00	09	72
· ·	ह समाधान हो गय	-				446	00	21	36 60
• • • • • • • • • • • • • • • • • • • •	क्षी में विनिर्दिष्ट भृ	प्रिमें उप	ययोग का	ग्रधिकार		433	00	45	72
ा <b>धर्ज</b> न किय	। जाए;					432 411 412 413 414 406	00 00 00 00 00	18 14 43 30 42	72
म्रतः मञ	त, केन्द्रीय सरकार,	उन्त महि	धनियम क	ोधारा ६					
	1) द्वारा अवल म								04 38 42 12 68
	ं में उपा <b>बद्ध</b> श्रनुसूर								
	व्रकार मजित करने								
				•					
	कि केन्द्रीय सरकार 					407	00	04	05
	वेत्त शक्तियों का प्र					377	00	32	76
	अंत भूमियों के उ					378	00	24	66
	तिहत होने के बजाए					379	00	24	66
क्यम भायल	कॉर्पोरेशभ लिमिटे	ध मान।	<b>ह</b> त हागा	ı		380	00	09	90
	प्रनुसूची		<i></i>			371	00	20	52
						369	00	08	82
हुसील : सांतल	पुर जिलाः बनासक	ाठांत	राज्य : गुज	रास		512	00	37	44
	n 	<del> </del>				361	00	52	74
व का नाम	सर्वेक्षण संख्या	ទ	नेत्रफल			351	00	46	80
,			-			352	00	07	02
		हेक्टर	म्रारे प	ाँ मीटर		353	00	41	04
''' <sub>1</sub> ;	2	3	4	5	स्रोतलपूर	667	00	22	50
	-, 				·	666	00	22	50
पराला	816	00	13	68		662	00	36	00
	817	00	29	34		651	00	27	90
	876	00	46	98		650	00	04	50
	856	00	- 25	38		643	00	22	50
	862	00	13	68		633	00	21	60
	861	00	16	<b>5</b> 6		631	00	56	70
	965	80	01	98		627	00	41	40

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1	2	3	4	5	1	2	3	4	5
परसुंद	160	00	28	80	लाबापुरा .	145	00	34	20
वैगामहा	168	00	24	30		147	01	29	60
	167	00	12	60	वाराही	571	00	09	00
	165	00	02	70		570	00	16	20
	166	00	16	20		569	00	13	50
	164	00	07	20		56 <b>8</b>	00	23	40
	163	00	40	50		5 <b>66</b>	0.0	25	20
	162	00	04	50		510	00	16	20
	159	00	06	30		512	00	11	70
	160	00	02	70		511	00	13	50
	149	00	21	60		502	00	16	20
	I 48	00	23	40		501	00	11	70
	147	00	23	40		171	00	29	88
<b>धाषपुरा</b>	61	0.0	28	80		470	00	18	00
ŭ	60	0.0	23	40		410	00	04	50
	58	00	48	60		411	00	04	5 <b>0</b>
	55	00	30	60	,	412	00	15	76
	53	0.0	50	40		401	00	48	00
	6	00	50	40		402	00	05	01
	5	00	05	40		399	00	01	43
	1	00	05	40		322	00	30	09
	16	00	27	00		312	00	30	09
	14	00	72	00		208	00	10	03
i .	30	00	43	20		223/1	00	04	30
	32	00	50	40		224	00	10	03
नलिया	104	00	50	40		222	00	08	6 <b>0</b>
10,170	106	00	25	20		227	00	45	85
	54	00	48	60	नवागाम	30	00	05	02
	55	00	32	40		29	00	22	25
	78	00	37	80		27	00	15	07
	77	00	59	40		52	00	15	07
	68	00	64	80		54	00	14	35
	6 <b>9</b>	00	37	80		53	0.0	22	97
						55	00	24	40
भा <b>नपुरा</b>	156	00	22	50		64	00	10	41
'	157	00	12	60		67	.00	01	79
	150	00	33	30		65	00	34	45
	145	00	19	80		66	0.0	19	38
माल <u>ं</u> पुरा	96	00	32	40		81/1	00	06	46
	103	00	90	00		81/2	00	14	35
	104	00	18	00		82	00	32	29
	119	00	81	00		96	00	59	5 7
	120	00	28	80		97	00	10 -	- 05
	123	00	21	60		77	00	03	59
	124	00	18	00		102	00	21	5 3
	125	00	54	00		106	00	39	47
	129	00	28	80		107	00	24	40

THE GAZETTE	OF	INDIA: JANUARY	4.	1992/PAUSA	14	1913
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70	THE GAZETTE O	OF INDIA	<b>A</b> : J <i>A</i>	NUARY	4, 1992/PAUSA 14, 19	13 [PA	rt II—	SEC.	3(ii)]
1	2	3	4	5	1	2	3	4	5
नवागाम	108	00	15	79	Piprala (Contd).	865	00	01	98
	110	00	32	29		864	00	12	69
						888 890	00	23 03	40 96
	111	00	17	94		901	00	23	40
	115	00	37	32		904	00	10	
	116	00	08	97		903 907	00 00	21 39	60 24
	119	00	9.0	97		908	00	23	40
	118	00	49	52		910	00	46	98
	117	00	27	27		918 923	00	43	02
सादपुरा	257	00	27	09		923 924	00 00	56 23	70 40
	···				Roju	213	00	26	82
	[सं. ओ./ 31	015/8/89	∺ओं.	श्रार.1-]	Garambdi	440	00	08	10
	•			•		437	00	64	62
S.O. 42.	-Whereas by the notifi	cation of th	o Gov	ernment		436 445	00	18	72
of India in	the Ministry of Petrole	um and C	hemic	als No.		446	00 00	09 21	36 60
(1) of section	t. 10th November, 1990, on 3 of the Petroleum	issued und	i <b>cr</b> sub	-section		433	00	45	72
(Acquisitio	on of Right of User in La	and Mine nd) Act. 19	1815 P	of 1962)		432	00	18	72
hereinafter	referred to as the said A	act), the C	entral	Govern-		411	00	14	04
ment declar	red its intention to acc	quire the r	ight of	user in		412 413	00 00	43 30	38 42
the lands sp	ecified in the Schedule a	ppended to	that 1	notifica-		414	00	42	12
petroleum,	purpose of laying pipe	dine for the	e trans	sport of		406	00	04	68
-	none the gamin of All o	C /	10			407	00	04	05
made availa	reas the copies of the cable to the public on	U <b>azette not</b> 15th - Nov	Meatic	n were		377 378	00 00	32 24	76 66
						379	00	24	66
	eas the Competent Author said					380	00	09	90
-	tral Government;	A LOC MAS AM	arro III	report		371	00	20	52
	reas the Central Gover	oment afte	r Cons	dering		369 512	00 00	08 37	82 44
	ort is satisfied that the r					361	00	52	74
	the Schedule appended to					351	00	46	80
be acquired;						352	00	07	02
Now there	efore, in exercise of th	e powers	confet	red by		353	00	41	04
sub-section	(1) of section 6 of the	said Act,	the (	Central in the	Santalpur	667	00	22	50 50
Government	hereby declares that the hereby declares that the hereby declares that the hereby declares that the hereby declares the hereby decl	naed to thi	a notif	ication		666 <b>6</b> 62	00 00	22 36	50 00
are hereby a		Man 10 12				651	00	27	90
	er in exercise of the po	wers confe	rred b	v sub-		650	00	04	50
section (4)	of the said section, th	e Central	Gover	nment		643	00	22	50
hereby direct	ts that the right of user	In the said	d land:	s shall		633 631	00 00	21 56	60 70
instead of ver	sting in the Central Gove	ernment, vo	est free	s from		<b>62</b> 7	ου	41	40
all encumbra	inces, in the Indian Oi	i Corporai	ייינ נונאי	шию.		626	00	30	60
	SCHEDULE					751	00	25	20
<del></del>	* <del>,                                    </del>		- <del></del> -		Parsund	160	00	28	80
Tensil— Santa	alpur District—Banask	antha State	– Guj	jarat	Daigamda	168 167	00 00	24 12	30 60
. <del> </del>		NT.	A	<del></del>		167 165	00	02	70
Name of Vill	age Survey		Area			166	00	16	20
		H	A	Sq.		164	00	07	20
				Mtr.		163	00	40 04	50 50
	<del>,</del>					162 1 <b>59</b>	00 00	06	30
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	876	00	46	98		147			
	856	00	25	38	Vaghpura .	61 60	00 00	28 23	80 40
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	14	00	72	00
	30	00	43	20
	32	00	50	40
Naliya	104	00	50	40
	106	00	25	20
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	55 79	00	32	40
	78 77	00 00	37 59	80 40
	68	00	64	80
	69	00	37	80
Маприта	156	05	22	50
	157	00	12	60
	150	00	33	30
77	145	00	19	80
Kamalputa	96 102	00	32	40
	103 104	00 00	90 18	00 00
	119	00	81	00
	120	00	28	80
	123	00	21	60
	124	00	18	00
	125	00	54	00
	129	00	28	80
Lakhapura	145	00	34	20
Manakii	147	01	29	60
Varahi	571 570	00	09	00
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	568	00	23	40
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	470	00	18	00
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	312	00	30	09
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[No. O-31015/8/89-O.R.I.]

का.मा. 43.—केम्प्रीय सरकार ने पेट्रोलियम भौर खनिज पाइपलाईन (भूमि में उपयोग के अधिकार का म्रर्जन) श्रिष्ठिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पेट्रोलियम भौर रसायन मंत्रालय की अधिस्चना संख्या का.मा. 2846 तारीख 10 नवंबर, 1990 द्वारा पेट्रोलियम के परिवहन के प्रयोजन के लिए पाइपलाईन विछाने के प्रयोजन के लिए उक्त श्रिष्ट सूचना से उपायद अनुसूची में विनिर्विष्ट भूमि में उपयोग के प्रधिकारों के श्रर्जन के श्रयन श्रामय की घोषणा की थी:

श्रीर राजपन्न श्रिधसूचना की प्रतिपां जनता को सावख 15 नवंबर, 1990 को उपलब्ध करा दी गई दीं;

श्रीर सक्षम प्राधिकारी ने उक्त भ्रधिनियम की धारा 6 की उपधारा (1) के धनुसरण में केम्ब्रीय सरकार की रिपोर्ट वे धी है;

भीर केन्द्रीय सरकार का उक्त रिपोर्ट पर विचार करने के पश्चात यह समाधान हो गया है कि इस भ्रधिसूचना उपाबद्ध भ्रनुसूची में विनिर्दिष्ट भूमि में उपयोग का भ्रधिकार का भर्जन किया जाए;

श्रतः श्रव, केन्द्रीय सरकार, उक्त श्रधिनियम की धारा 6 की उपधारा (1) द्वारा प्रवत्त सक्तियों का प्रयोग करते हुए, इस श्रधिसूचना में उपाबद्ध श्रनुसूची में विनिर्विष्ट भूमि में उपयोग के श्रधिकार श्रजित करने की घोषणा करती है;

यह श्रीर कि केन्द्रीय सरकार, उक्त घारा की उपधारा (4) द्वारा प्रदत्त मक्तियों का प्रयोग करते हुए, यह निदेश देती है कि उक्त भूमियों के उपयोग का श्रधिकार केन्द्रीय

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पोय का नाम	सर्वे संख्या		क्षेप्रफल	ſ		632	0	03	3
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		हेक्टर	ग्रारे	वर्गमीटर		634	0	22	3
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	190	0	28	5.5		670	0	07	3
	193	0	04			655	0	18	8
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	202	0	18			6 <b>57</b>	0	06	7:
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	283	0	12	. 76		898	0	14	78
	282	0	13	44		895	0	14	1 3
	281	0	14	11		888	0	24	8.5
	280	0	16	79		885	0	12	73
	277	. 0	07	39		872	0	13	43
	311	0	00	67		873	0	16	12
	312	0	14	78		874	0	15	4.5
	313	0	06	. 72		869	0	04	37
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	343	0	03	36	गुलवासना	. 29 -	0	09	17
	362	0	17	47	पुराभात्तमा	30	0	15	72
	360	0	21	49		28	0	11	79
	364	0	01	34		27	0	12	44
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•	59	0	01	64		1488	0	13	74
	58	0	13	10		1487	0	14	4:
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	93	0	26	20		1462	0	30	5
	94	0	27	51		1461	0	02	4
	99	0	11	14		1463	0	35	0
	100	0	20	96		1464	0	06	8
	84/1	0	13	10		1466	0	37	7
	84	0	17	36	समालपाटी	557	0	01	3
	82	0	00	33	31-11-11-11	556	0	16	2
	377	0	01	37		<b>5</b> 55	0	02	4
	367	0	12	37		547	0	11	7
	365	0	17	18		546	0	18	3
	311	0	09	27		548	0	01	3
	310	0	09	27		545	0	03	8
	314	0	30	92		536	0	03	8
	308	0	05	15		535	0	06	
	315	0	05	15		534	0	27	
	306	0	19	58		525	0	13	,
	305	0	01	7 <b>2</b>		526	0	23	
	266	0	18	55		512	0	00	;
	267	0	10	6 <b>5</b>		511	0	15	
	268	0	01	72		510	0	00	
	269	0	07	56		504	0	17	
	270	0	07_	56		507	0	09	(
	227/1	0	45	35		505	0	00	
	227	0	24	73		506	0	20	
	192	0	22	67		481	0	14	
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	120	0	20	61	-	341	0	02	
	122	0	16	49		340	0	53	
	125	0	24	74		336	0	13	
	125/5	0	16	49		337	0	1 2	
	368	0	18	78		365	0	14	
	126	0	32	29		326	0	00	1
	44	0	10	99		249	0	13	
	42	0	16	15		248	0	15	!
	43	0	01	72		247	0	12	
	41	0	14	43		250	0	01	
	40	0	18	55		241	0	23	
	38					187	0	19	
		0	25	42		186	0	02	
	37	0	10	99		242	0	02	1
	49	0	17	86		190	0	04	1

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	183	0	06	26		237	0	27	16
	193	0	07	65		255	0	06	96
	181	0	32	33		256	0	06	96
	159	0	38	94		256/1	0	10	45
	98	0	12	52		254	0	11	49
	160	0	26	42		257	0	03	83
	161	0	05	21		258	0	10	44
	162	o	03	48		259	0	24	72
	154	0	19	12		251/9	0	0.0	35
	153	0	12	52		283	0	00	35
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	31	0	26	30		280	0	13	93
	30	0	21	04		292	0	0.0	35
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	311	0	22	79		293	0	0.0	35
	308	0	$\frac{24}{24}$	54		298	0	22	98
	305	0	29	80		297/3	0	09	7.5
	303	0	27	18		297/2	0 ,	08	36
	279	0	17	53		316	0	14	<b>62</b>
	280	0	31	56		317	0	29	95
	281	0	39	45	नारेका	167	0	15	39
कांसा	988	0	06	25		166	0	17	49
7/(()	978	0	18	07		160	0	03	85
	980	0	11	81		149	0	08	40
	982	0	12	51		150	0	0.5	60
•	983	0	19	45		151	0	25	89
						152	0	15	39
खालीपुर	1 और 2	3	82	10		153	0	25	89
ओढ़वा	188	0	49	44		154	0	01	05
	189/1	0	04	53		137	0	01	05
	189	0	16	37		136	0	20	29
	178	0	00	35		130	0	23	09
	207	0	18	45		129	0	60	17
	209	0	25	77		117	0	25	54
	210	0	43	18		1 <b>1</b> 6	0	19	24
	211	0	00	70		102	0	48	97
	219	0	00	70		99	0	20	99
	218	0	26	46					
	222	0	29	25	खानपुरडा	198	0	48	48
	225	0	06	27		.197	0	14	89
	224/5	06	06	27		196	0	01	04
	224/4	0	06	27		195	0	18	01
	230	0	18	11		194	0	11	43
	234	0	06	96		183	0	07	97

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खानपुरडा अमशः	192	0	06	23	Tehsil—Patan	DistrictMehsana	State-	-Gujara	. ~ it
	193	0	22	16	Name of Village	Survey No		Arc	 ea
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	326	0	13	16		225	Ü	14	78
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	376	0	12	47		236	0	16	12
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	391/27	0	28	40		286 283	0	16 12	12 76
	391/26	0	12	47		282	0	13	44
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	385	0		47		280 277	0	16 07	79 39
	386	0	21			311	0	00	67
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[No. O-31015/8/89-O.R.-I]

44. -- केन्द्रीय सरकार ने, पेट्रोलियम और पाइपलाइन (भूमि में उपयोग के ऋधिकार का ऋर्जन) ाम, 1962 (1962 का 50) (जिसे इसमें इसके उक्त प्रधिनियम कहा गया है) की धारा 3 की (1) के ग्रधीन जारी की गई भारत सरकार के म और रसायन मंत्रालय की श्रवियुचना संख्या 2847 तारीख 10 नवम्बर, के परिवहन के प्रयोजन के लिए के प्रयोजन के लिए उक्त अधिसूचना से उपाबद में विनिर्दिष्ट भूमि में उपयोग के प्रधिकारों के के श्रपने ग्राणय की घोषणा की थी;

र राजपक्ष श्रधिसूचना की प्रतियां जनता को तारीख गम्बर, 1990 को उपलब्ध करा **दी गई** थीं;

र सक्षम प्राधिकारी ने उक्त श्रधिनियम की धारा उपधारा (1) के भ्रनुसरण में केन्द्रीय सरकार को रिपोर्ट दे वी है,

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	———————————————————————————————————		<del></del>			270	0	18	11
र्गाव का नाम	सर्वेक्षण		क्षेत्रफल			271	0	16	03
	संख्या			<del></del>		272	0	0.0	70
		हेक्टर	श्रारे	वर्गमीटर		273	o	29	26
		<del> </del>	·			<b>27</b> 6	0	0.0	70
1	2	3	4	5		275	0	5 5	73
						282	0	26	47
सोहनपुरा	29	0	50	97		280	0	13	93
` •	30	0	14	16		284	0	10	45
	25	0	26	35	-	285	0	31	35
	26	0	01	06		293	0 ,	15	33
	24	0	34	69		292	0	19	5 1
	20/1	0	23	0 0		291	0	40	41
	20/2	0	00	35		15	0	20	90
	19	0	17	34		27	0	19	51
	18	0	01	06		26	Ü	43	19
	17	0	22	65		24	0	26	47
	16	0	23	36		19	0	06	97
	15	7	15	58		23	0	22	29
	14	0	15	58		20	0	06	97
	11	0	21	24		21	0	12	54
	10	0	07	08		52 ,	0	01	39
	8	0	25	49		51	0	30	65
	7	0	19	11		50	0	19	51
<u>नुष्रो</u> सण	136	0	14	35		49 38	0 0	$\begin{array}{c} 44 \\ 00 \end{array}$	58 70
	135	0	19	64		38 48	0	00 00	70 70
	133	0	08	31		4.8 8.1	0	90 20	70 90
	110	0	03	78					
	105	0	30	22	मानपुरा	155	. 0	44	91
	103	0	35	51		154	0	58	84
	102	0	21	91	_	153	0	37	16

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16

1 2	3	4,	5	6		2	3	4	<u>5</u> 
————— मामपुरा	218	0	35	62		25	0	26 01	35 06
	222	0	18	58		26 24	0	34	69
						20/1	0	23	00
	223	0	07	74		20/2	0	00	35
	216	0	10	84		19	0	17	34
	226	0	06	19		18	0	01	00
	228	0	34	07		17	0	22	65
	230	0	24	78		16 15	0 0	23 15	30 58
						13	0	15	5
	232	0	24	78		11	Õ	21	2
	231	0	34	07		10	0	07	0
	238	0	57	29		8	0	25	4
	239	0	21	68		7	0	19	1
	241	0	30	97	Gudmanan	136	0	14	3.
					Su <b>d</b> rosen	135	0	19	64
	242	0	43	36		133	0	08	3
						110	ő	03	70
	[सं. ओ3	1015/8/8	३९ओ . भ्र	Tt11		105	0	30	23
	-	• •		•		103	0	35	5
S.O. 44.—When	reas by the no	tification	of the	Govern-		102	0	21	91
ont of India in	the Ministry of dated 10-11-1990	rerroieum issued r	nder sol	nemicals b-section		59	o o	13	60
	of the Petroleu					14	0	18	89
Acquisition of R	light of User in	land) Ac	t, 1962	(50 of		15	0 0	23 12	42 84
	referred to as a red its intention					18 19	0	12	84
	specified in the					16	. 0	07	5
otification for th	ne purpose of lay					20	o	12	8
ort of <b>petroleum</b>	<b>:</b>					21	0	18	89
	he copies of the the public on					33	0	03	00
A		and boulded 1		¢	Bhedrevadi	164	0	06	9.
	he Competent A section 6 of the					165	0	65	4
	ntral Governmen		.,		Valpura	265	0	71	0
						268	0	22	2
	the Central Gov					269	0	09	7
ecified in the S	satisfied that the chedule appended	to this n	user in t otification	ne manas n should		270	0	10	1
acquired;	anodoro apponde	. 10 11117 11	Ot.Hearing	11 01104114		271	0	16 <b>0</b> 0	7
						272 273	0	29	2
Now, therefore,	, in exercise of section 6 of t	the power	ers confe	erred by		276	0	00	7
kovernment here	by declares that	the right	сі, іде i of une	contrai		275	ō	55	7
inds specified in	the Schedule ap	pended to	this no	tification		262	0	26	4
re hereby acquir	red;			·		280	0	13	9
						284	0	10	4
	in exercise of the					205	0	31	3
	he said section.					293	0	15	3
•	hat the right of the		_			292	0	19 40	5 4
	ig in th <b>e Central C</b> es, in the Indian					291	0	20	9
war enegmoterict	or in the limital	.za corpo	IGHVII L	mneu.		15 27	0	19	9
	SCHEDUL	.Ė				26	ő	43	1
						24	0	26	4
Tohsil	District	St	ate:Guj	arat		19	0	06	9
Kankaraj	Ranaskan	tha 				23	0	22	2
			Area			20	()	06 12	9
Name of Village	Survey No	), Н,	Α.	Sq.		21	0	12 01	3
				Mtrs.		52	0	30	6
<del></del>	2	3	4	5		51 50	0	19	5
	ىم <b></b>					50 49	0	44	5
Sohonpura	29	0	50	97		38	ŏ	00	7
· <b></b>	30	ő	14	16		50			

1	2	3	4	5		<b>ग्रन्</b> सूची			
Valpura (Conc	ld.) 48 81	0 0	00 20	70 90	तहसील : रापर	जिला : कच्छ	राज्य	 प्रः गु	जरात
Manpura	155	0	44	91		<del></del>			
	1 54 1 5 3	0 0	58 37	84 16	गांव का नाम	सर्वेक्षण संख्या	ŧ	नेत्रफल	
	219	0	35	63		-			
	222	0	18	58			हेक्टर	भ्रारे	वर्गमीटर
	223 216	0 0	07 10	74 84					
	226	0	06	19	1	2	3	4	5
	228	0	34	07					
	230	0	24	78 70	0 >				
	232 231	0 0	24 34	78 - <b>0</b> 7	चित्रोड	541	00	20	88
	238	0	57	29		543	00	10	44
	239	0	21	68		544	00	18	0.0
	241	0	30	97		546/1	00	27	5.4
	242	0	43	36		589/1	00	20	88
,-	1	No. O-3101:	5/8/8 <b>9-</b> O.	R.D.)		590	00	10	44
	·		, 1			591	00	35	10
						592	00	19	
						593/1	00	17	10
कर्सा अस्त अस	-—केन्द्रीय सरकार ं	ने गैटोक्स <del>म्</del>	और द	य किस		•			
	म में उत्योग के श्रवि	•				601	00	39	78
,			•			602	00	16	20
,	का 50) (जिसे इस		-			623	00	23	76
	ाहै)की धारा 3 व					621	00	04	77
	ारत सरकार के पैट्रो					624	00	28	44
*1	संख्या का. ग्रा.				डेडरवा	159/1	00	22	1 4
	लियम के परिवहन व					158/1	00	12	06
बेछाने के प्रयोज	न के लिए उक्त प्रा	धिसूचनासे उ	पाबद्ध ग्र	नुसूची		153/1	00	12	06
में बिनिर्दिष्ट भृ	[मि में <mark>उ</mark> पयोग कें	म्रधिकारों के	श्चर्जन के	अपने		150/1	00	00	99
ग्रामय की घोष <sup>्</sup>	गाकी थी;					146/1	00	09	00
_		_	_			147	00	36	18
	द्राग्रधिसूचना की !			तारीख					
15 नवस्थर, 1	990 को उपसब्ध	करा दी गई	षी ;			122/5	00	14	04
			Δ			122/4	00	16	02
	प्राधिकारी ने उक्त					1 2 2 / 1	00	00	4.5
	) के ग्रनुसरण में	कत्क्रीय सरक	ार की	रिपोर्ट		121	00	43	20
देवी हैं ;						120	00	30	42
और बेस्कीय	सरकार का उक्त	वियोर्ट पर	विचार	करने	डेक्करवा (क्रमशः)	1 1 9/1	00	38	16
	समाधान हो गया				34(41 (3/1/4/)	101	00	30	24
• •	•		*1			102		46	
9 11	ेमें विनिर्दिष्ट भूमि ——	। म उपवाग	વર્ગ અન	। सका <b>र</b>		_	00		26
का श्रर्जन किया	जाए ;					100/2	00	10	08
घत; ग्रव.	केन्द्रीय सरकार, उब	स्त प्रधिनियः	न की धार	T 6		98	00	26	10
	.) द्वारा प्रदत्त शक्ति					81	00	40	32
,	से उपाब्द्धः ग्रनुसूच			~		80	00	46	26
	्रा उत्तम् <u>ज्ञ</u> अपुरू प्रकार म्राजित करने					7 <del>9</del>	00	80	10
						76	00	21	06
यहें और कि	ं केन्द्री <mark>य सरकार</mark> , उक	तिधारा 4	की उ	<b>ग्धारा</b>		75	00	16	02
ारा प्रवस्त ृशक्ति	तयों का प्रयोग करते	ते हुए, यह	निदेश द	इती है		74/1	00	40	32
/ <b>-</b>	ांके उपयोग का	•				74/2	00	16	02
क उपस मुख्यम्									· ·
	'बजाएं सभी विल्लंगाः	मों से रहित 😨	डियन	प्रायिल		437		03	

1	2	3	4	5	1	2	3	4	5
सई (कसशः)	436	00	38	16	वे <b>क्स</b>	63	00	13	50
	435	00	32	40		105	00	30	78
	432	00	01	44	v '	98/2	00	25	20
	433	0.0	13	50		98/1	00	00	90
	430	00	39	96		95/1			
	429/3	00	02	43			00	25	20
	354	00	21	96		95/2	00	07	74
	358/1	00	23	04		94	00	18	0.0
	358/2	0.0	03	78		85	00	37	80
	360/1	00	13	50		89	00	30	78
	360/2	00	14	40					
	363/1	00	19	98	भीमासर	960/1	00	42	66
	364/1	00	21	24	311-10/10/	•			
	345/1	0.0	15	30		960/2	00	18	54
	344	00	34	38		955	00	46	44
	341	0.0	42	12		919/1	00	53	56
	187	00	15	30		894/2	0.0	07	38
	185	0.0	14	22		893	00	37	08
	184	0.0	30	60		890/2	00	13	86
	183	0.0	10	44		890/1	00	12	96
	160/1	0.0	35	28		888/2	00	13	86
	161	0.0	19	98		888/4	0.0	00	90
	162	00	23	04		887/1	0.0	11	16
	178	00	02	43		887/2	00	18	54
	163	00	07	20		882/3	00	20	34
	164	00	57	24		881/1	00	09	36
	122	00	1 5	20		881/2	00	12	96
	119/1	0.0	13	50		880	00	29	70
	118	0.0	27	72		878/1	0.0	16	<b>7</b> 4
	112	00	07	74		878/2	00	27	90
	115/1	0.0	17	28		872/1	00	12	06
	113	00	21	24		872/2	00	08	37
किडियानगर	571	00	01	44		872/3	0.0	27	90
	269/2	00	14	22		872/4	00	13	86
	569/1	0.0	13	23		871/1	00	15	84
	568	00	07	56		871/2	00	03	6 <b>9</b>
	1222	0.0	16	02		871/3	00	03	69
	1 2 2 3/1	0.0	10	44		874/1	00	03	69
	1223/2	0.0	0.0	90		870	0.0	29	70 08
गदलपर	13	00	00	67.5		869 866/3	00 00	37 22	50
कोटाप र	93	00	13	32		865	00	18	54
	89	00	14	22		864/3	00	28	08
	86	0.0	26	46		863/1	00	01	35
	85/1	0.0	13	32		863/3	00	01	35
	85/2	4	03	78		863/4	0.0	08	28

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0.0

1	2	3	4	` 5	1
भीमासर (क्रमशः	) 862/4	0 0	11	16	भीमासर (ऋमणः)
,	862/1	00	11	16	
	2186/2	00	19	4 4	
	2187	00	42	6 6	
	2 188/2	00	09	36	
	2188/1	0.0	16	02	
	2185/2	0.0	37	08	
	2185/1	00	05	58	
	2183/1	00	12	06	
	2179/3	0.0	09	36	
	2189/2	0.0	01	35	
	2174/2	00	13	86	
	2174/1	00	04	68	
	2173/1	00	14	94	
	2172/4	0.0	07	38	
	2169	00	04	14	
	2170/3	00	01	80	
	2170/1	00	01	80	
	2161/1	00	07	38	
	2158/3	0.0	01	80	
	2154/1	0.0	01	80	
	2155/2	00	12	06	
	2156/1	00	03	60	
	2156/2	00	05	58 -	लखागढ़
	2140/1	00	18	54	
	2142/1	0.0	05	13	
	2142/3	00	04	77	
	2142/2 2136/3	00	09	36	
	2136/3	00	05	58	
	2136/1	00	10	26	
	$\frac{2132/2}{2133/1}$	00 00	11	16 36	
	2124	00	09 22	14	S.O. 45,—
	2123/1	00	00	90	Government of Indi
	2093/2	00	01	80	cals No. S.O. 2848 under sub-section ()
	2093/1	00	09	36	rals Pipelines (Acq
	2094	00	11	16	1962 (50 of 1962) (E Central Governmen
	2095/1	00	04	68	night of user in the
	2097/2	00	10	26	to that notification
	2097/1	00	04	68	transport of petrole
	2098/2	00	06	48	And, Whereas, t made availabe to f
	2085/3	0.0	00	90	And, whereas,
	2084	00	12	96	sub-section (1) of
	2083/1	00	14	76	report to the Cent
	2081/8	00	05	58	And, whereas, the said report is sa
	2081/7	00	04	68	specified in the Sche

2077/5 2074/4 2073/4 2069/4 2069/5 2069/3 2070/1 0.02068/4 2068/5 2067/1 0.0 2065/6 0.42065/5 2065/4 गढ़ 0.0 133/10.07 4 [सं. ओ. -31015/8/89-ओम्रार1] Whereas by the notification of the vernment of India in the Ministry of Petroleum and Chemi-No. S.O. 2848, dated the 10th November, 1990. issued er sub-section (1) of section 3 of the Petroleum and Mine-

2081/6

2081/5

2081/3

2081/4

2080/6

2080/3

2080/4

2080/5

2078/1

S.O. 45.— Whereas by the notification of the Government of India in the Ministry of Petroleum and Chemicals No. S.O. 2848, dated the 10th November, 1990. issued under sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the night of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipeline for the transport of petroleum;

And, whereas, the copies of the Gazette notification were made available to the public on 15th November, 1990;

And, whereas, the Competent Authority in pursuance of sub-section (1) of secton 6 of the said Act has made his report to the Central Government;

And, whereas, the Central Government after considering the said report is satisfied that the right of user in the lands specified in the Schedule appended to this notification should be acquired;

						~ <i></i>		·	_====
Now therefore sub-section (1) of	e, in exercise section 6 of	-		_	1	2	3	4	5
Government hereby					SAI (Contd.)	430	00	39	9 <del>6</del>
specified in the Sc	hedule append	led to this	notific	cation are		429	00	02	43
hereby acquired;						354	00	21	96
And, further, is	a avaraica of th	10 MANAGE A	<u> Anfarre</u>	d by sub		358/1	00	23	04
section (4) of the						358/2	00	03	78
hereby directs that						360/1	00	13	50
instead of vesting i	-					360/2	00	14	40
all encumbrances,						363/1	00	19	98
wii wiio wiii o i - 110-0,	(	о стр.				364/1	00	21	24
	SCHEDU	JLE				345/1 344	0	15	30
						341	00 00	34 42	38 12
Taballa Danna	Di-4-1-4	C4n4				187	00	15	30
TehsilRapar	District	State	— Guja	arar		185	00	14	22
	Kachchh					184	00	30	60
Name of Village	Survey No.	. A	 rea	— <del></del>		183	00	10	44
	~ y			<del></del>		160/1	00	35	28
		Hectare	Arc	Squar		161	00	19	98
				Metrcs		162	00	23	04
			<b></b>	~- <u>-</u>		178	00	02	43
1	2	3	4	5		163	00	07	20
		^^				164	00	57	24
Chitrod	541 553	00	20	88		122	00	16	20
	553 544	00	10	44		119/6	00	13	50
	544 546/1	00 00	18 27	00 54		118	00	27	72
	589/1	00	20	54 88		112	00	07	74
	590	00	10	44		115/2	00	17	28
	591	00	35	10		113	00	21	24
	592	00	19	08	Kidiyanagar	571	00	01	44
	593/1	00	17	10		569/2	00	14	22
	601	00	39	78		569/1	00	13	23
	602	00	16	20		568	00	07	<b>5</b> 6
	623	00	23	76		1222	00	16	02
	621	00	04	77		1223/1	00	10	44
	624	00	28	44		1223/2	00	00	90
Ded rva	159/1	00	22	1.4	Badalpar	11	00	00	67.5
, Jeur va	158/1	00	12	14 06	Chhotapar	93	00	13	32
	1 53/1	00	12	06 06		89	00	14	22
	1 50/1	00	00	99		86	00	26	46
	146/1	00	09	00		85/1	00	13	32
	147	00	36	18		85/2	00	03	78
	122/5	00	14	04	Verka	63	00	13	50
	122/4	00	16	02		105	00	30	78
	122/1	00	00	45		98/2	00	25	20
	121	00	43	20		98/1	00	00	90
	120	00	30	42		95/1	00	25	20
	J19/1	00	38	16		95/2	00	07	74
	101	00	30	24		94	00	18	00
	102	00	46	26		85	00	37	80 70
	100/2	00	10	08		89	00	30	78
	98	00	26	10	Bhimasar	960/1	00	42	66
	81	00	40	32		960/2	00	18	54
	80 70	00	46	26		955	00	46	44
	79 76	00	08	10		919/1	00	43	<b>5</b> 6
	76 75	00	21	06		894/2	00	07	38
	75 7411	00	16	02		893	00	37	08
	74/1 74/2	00	40	32		890/2	00	13	86
	74/2	00	16	02		890/1	00	12	96
ai	437	00	03	78		888/2	00	13	86
	436	00	38	16		888/4	00	00	90
	435	00	32	40		887/1	00	11	16
	432	00	32	40		887/2	00	18	54
	433	00	J 3	50		882/3	00	20	34

84 THE	GAZETTE OF	INDIA .	JAN02	
1	2	3	4	5
Bhimasar—Contd.	. 881/1	00	()9	36
Dillimas -1	881/2	00	12	96
	880	00	29	70
	878/1	00	16	74
	878/2	00	27	90
	872/1	00	1.2	06
	872/2	00	08	37
	872/3	00	27	90
	872/4	00	13	86
	871/1	00	15	84
	871/2	00	03	69
	871/3	00	03	69
	871/4	00	03	69
	870	00	29	70
	869	00	37	08
	866/3	00	22	50 54
	865	00	18	54
	864/3	00	28	08
	863/1	00	01	3 <b>5</b> 35
	863/3	00	01	28
	863/4	00	08 11	16
	862/4	00	11	16
	862/1	00 00	19	44
	2186/2 2187	00	42	66
	2188/2	00	09	36
	2188/1	00	16	02
	2185/2	00	37	08
	2185/1	00	05	58
	2183/1	00	12	06
	2179/3	00	09	36
	2189/2	00	01	35
	2174/2	00	13	86
	2174/1	00	04	68
	2173/1	00	14	94
	2172/4	00	07	38
	2169	00	. 04	14
	2170/3	00	01	80
	2170/1	00	01 07	80 38
	2161/1 2158/3	04 00	01	80
	2154/1	00	01	80
	2155/2	00	12	06
	2156/1	00	03	60
	2156/2	00	05	58
	2140/1	00	18	54
	2142/1	00	05	13
	2142/3	00	04	77
	2142/2	00	09	36
	2136/3	00	05	58
	2136/1	00	10	26
	2132/2	00	11	16
	21 33/1	00	09	36
	2124	00	2.2	14
	2123/1	00	00	90
	2093/2	00	01	80
	2093/1	00	09	36
	2094	00	11 04	16 68
	2095/1	00 00	04	68
	2095/2	00	10	26
	2097/2	00	04	68
	2097/1 2098/2	00	06	48
	2085/3	00	00	90
	2083/3 2084	00	12	96
	2083/1	00	14	76
			·	

Bhimasar Contd.	2081/8	00	05	58
	2081/7	00	04	68
	2081/6	00	05	58
	2081/5	90	04	68
	2081/3	00	02	34
	2081/4	00	03	69
	2080/6	00	02	79
	2080/3	00	02	79
	2080/4	00	02	79
	2080/5	00	02	79
	2078/1	00	14	76
	2077/5	00	J 2	96
	2074/4	00	18	54
	2073/4	00	16	74
	2069/4	00	16	74
	2069/5	00	02	70
	2069/3	00	20	34
	2070/1	00	00	45
	2068/4	00	11	16
	2068/5	00	11	16
	2067/1	00	00	45
	2065/6	00	04	68
	2065/5	00	04	68
	2065/4	00	00	45
	2066	00	06	48
Lakhagadh	147	00	44	64
	146	00	03	60
	135	00	11	16
	134	00	24	12
	133/1	00	29	70
	132	00	16	74

KULDIP SINGH, Under Secy

का.ग्रा. 46 : - केन्द्रीय सरकार ने, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के प्रधिकार ग्रर्जन) ग्रिधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के ग्रधीन जारी की गई भारत सरकार के पेट्रोलियम और रसायन मैत्रालय की श्रधिसूचना संख्या का.श्रा. 2850 तारीख 10 नवम्बर, 1990 द्वारा पेट्रो-लियम के परिवहन के प्रयोजन के लिए पाइपलाइन बिछान के प्रयोजन के लिए उक्त अधिसूचना से उपाबद्ध श्रनुसूची में विनिदिष्ट भूमि में उपयोग के अधिकारों के अर्जन के अपने ग्राशय की घोषणा की थी;

और राजपत ग्रधिसूचना की प्रतियां जनता की नानिख 15 नवम्बर, 1990 को उपलब्ध करा दी गई थीं;

और सक्षम प्राधिकारी ने उक्त प्रधिनियम की धारा 6 की उपधारा (1) के अनुसरण में केन्द्रीय सरकार की रिपोर्ट दे दी है;

और केन्द्रीय सरकार का उनत रिपोर्ट पर विचार करने के पश्चात यह समाधान हो गया है कि इस अधिस्वना से उपाबद्ध प्रनसुची में विनिर्दिष्ट भूमि में उपयोग का प्रधिकार का ग्रर्जन किया जाए;

6 की उपधारा	केन्द्रीय सरकार, (1) द्वारा प्रदस्	त गक्तियों	का प्रयोग	' करते	1	2	3	4	5
हुए, इस भ्रधिसू	वना में उपा <b>वयः</b> धिकार प्रजित व	अनुसूची में	विनिर्दिष	ट भूमि	द्नावडा (क्रमणः	) 61	0	15	69
						70	0	10	46
	क केन्द्रीय सरका त शक्तियों का !					71	0	08	37
(4) हारा प्रदर	त शाक्तयाकाः त भूमियों के उ	प्रथाप करत सम्बोधा कर	। हुए, पह प्रकार	्रागपरा केल्बीय		120	0	07	67
दता ह कि उक्	त मूमिया के उ त होने के बजाए	प्यथाग अग र कस्ती क्रि	अराजनगर इन्संग्रामों से	पालीत प्रतित		98	0	50	46
	त हान क बजार कॉर्पोरेशन लिमिट					97	0	04	15
इाडमन आसल			6(1 61.11			102	0	04	15
	<b>ग्रनु</b> सूच	शी				103	0	29	72
						120	0	36	29
तहमील: हर	ीज जिलामेहः	सान	राज्य:गु	जरात		122	0	04	49
						119	0	1 5	20
गांव का नाम	 मर्वे र्मख्या	_	क्षेत्रफल			127	0	34	56
						128	0	33	18
		हेक्टर	ग्रार	वर्ग		134	0	38	71
				मीटर		144	0	26	95
<del></del>						143	0	12	44
1	2	3	4	5		2/2	0	08	98
						3	0	31	79
टूनावडा	187	0	71	13		16	0	1 5	21
	207	0	18	83		15	0	14	51
	208	0	13	95		14	0	21	43
	216	0	10	46		13	0	09	68
	211	0	06	97		20	0	09	68
	243	0	28	94		28	0	20	73
	212	0	26	50		27	0	01	38
	242	0	01	04	मासा— <del>-क्र</del> मशः	26	0	15	90
	241	0	23	7]		25	0	15	90
	240	0	15	69		30	0	20	74
	239	0	11	16		31	0	07	60
	219	0	04	53		33	0	<b>2</b> 6	27
	238	U	16	39		35	0	06	22
	250	0	18	83		36	0	06	22
	251	0	51	25		37	0	05	53
	161	0	72	97		39	0	20	74
	154	0	72	87		5 5	0	35	25
	158	9	91	04		760	0	27	48
	155	0	18	83		761	0	01	07
	125	9	30	68		759	0	28	20
	121	0	21	62		762	0	01	07
	122	0	07	67		700	0	14	99
	112	O	27	89		698	0	29	98
	102	Q	18	83		687	0	25	70
	101	1)	18	83		686	9	16	42
	99	9	18	13		705	ŋ	90	66
	98	0	06	97		616	0	24	27
	62	1)	62	76		615	0	11	78

1	2	3	4	5		SCHEDULE			
	614	0	04	64	TohsilHarij	District—Mehsana	State	Gujarat	
	612	0	07	85	Name of Village	Survey	No.	Area	
	613	0	13	56	_		Hec-	Arc S	gua:
	611	0	07	8.5			tare		Μ.
	610	0	08	57		2		4	 5
	609	0	09	28	1			<del>-</del>	ر 
	607	0	19	99					
	606	0	16	42	Dunavada	187	0	71	1
	547/1	0	42	48		207	0	18 13	8 9
	547	0	07	50		208 216	0	10	4
	554	0	27	13		211	0	06	9
	558	0	06	78	-	243	0	28 26	9 5
	559	0	06	78		212 242	0	01	0
	560	0	17	13		241	0	23	7
	563	0	07	85		240	0	15 11	6
	412	0	24	99		239 219	0	04	5
	411	0	17	85		238	0	16	3
	410	0	01	07		250	0	18 51	2
		0	28	20		251 161	0	72	ç
	409					154	0	72	8
	401	0	17	85		158	0	01	(
	402	0	12	85		155 125	0	18 30	6
	400	0	05	71		121	0	21	(
	394	0	23	56		122	0	07	(
	395	0	01	78		112 102	0 0	27 18	8
	391	0	38	91		101	0	18	8
						99	0	18	1
	[सं.ओ.	-31015/8	89-ओ.	ग्रार. <sup>I</sup> ]		98 62	0 0	06 62	9
						61	0	15	(
S.O. 46.—Whe	reas by the no Ministry of P	tification of		vernment Themicals		70	0	10	
. SO 2850, da	ted the 10th N	lovember, 1	990, issue	ed under		71 120	0	08 07	
der sub-section	(1) of section 3 equisition of Ri	of the Pet	roleum ar Land) A	nd Mine- let. 1962	Ma <sub>s</sub> a	98	0	_	,
) of 1962) (he	reinafter referi	ed to as t	he said A	Act), the	7-12- GE	97	0	04	1
	nent declared : the lands specif					102 103	0	04 29	-
that notificati	on for the pu					120	0	36	:
transport of	•		4:6 4:			122	0	04	
	the copies of to the public o					119 127	0	_	
						128	0	33	
b-section (1) o	the Competent f section 6 of	the said a				134	0	38	•
	entral Govern <del>n</del>					144 143	. 0		
	s the Central ( s satisfied that					2/2	0	08	,
ecified in the S	Schedule append	ded to this	notificatio	ne lands n should		3	0	31	
acquired;				-		16 15	0	15 14	:
Now, therefor b-section (1) of	e, in exercise of section 6 o	of the pow	wers conf	erred by		14	0		
overnment here	by declares th	at the righ	t of user	in the		13	0	09	
nds specified in e hereby acqu	i the Schedule	appended t	to this no	otification		20	0		
And further in	n exercise of t	he powers	conferred	by sub-		28 27	0		
ction (4) of ti	he said section	, the Co	entral Go	vernment		26	0	15	!
ereby directs the stend of vesting	in the Centra	l Governme	int vest f	free from		25	0		1
ill encumbrance	s, in the India	n Oil Corn	oretion I	instant		30	0	20	

1	2	3	4	5
Masa (Contd.)	31	0	07	60
	33	0	26	27
	35	0	06	22
	36	0	06	22
	37	0	05	53
	39	0	20	74
	55	0	35	25
Rođa	760	0	27	48
	761	0	01	07
	759	0	28	20
	762	0	01	07
	700	0	14	99
	698	0	29	98
	687	0	25	70
	686	0	16	42
	705	0	90	66
	616	0	24	27
	615	0	11	<b>7</b> 8
	614	0	04	64
	612	0	07	85
D - do	613	0	13	56
Roda	611	0	07	85
	610	0	09	57
	609	0	09	28
	607	0	19	99
	606	0	16	42
	547/1	0	42	48
	547	0	07	50
	554	0	27	13
	558	0	06	78
	559 550	0	06	78
	560	0	17	13
	561	0	07	85
	412	0	24	99
	411	0	17	85
	410	0	01	07
	409	0	28	20
	401	0	17	85
	402	0	12	85
	400	0	05	71
	394	0	23	56
	395	0	01	78
	391	0	38	91

[No. O-31015/8/89-O.R.-I]

का. आ. 47: — केन्द्रीय सरकार ने, पेट्रोलियम और खिनज पाइपलाइन (भूमि में उपयोग के प्रधिकार का प्रजंन) प्रधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त प्रधिनियम कहा गया है) की धारा 3 की उपधारा (1) के प्रधीन जारी की गई भारत सरकार के पेट्रोलियम और रसायन गंत्रालय की प्रधिमूचना संख्या का. आ. 2851 तारीख 10 नवम्बर, 1990 द्वारा पेट्रोलियम के परिवहन के प्रयोजन के लिए पाइपलाइन बिछाने के प्रयोजन के लिए उक्त प्रधिमूचना में उपाबद्ध अनुसूची में विनिर्दिष्ट भूमि में उपयोग के प्रधिकारों के अर्जन के प्रयोज की प्रभिन्न भाग्य की घोषणा की थी;

और राजपत्न ग्रधिसूचना की प्रतियां जनता को तारीख़ 15 नवम्बर, 1990 को उपलब्ध करा दी गई थीं;

और सक्षम प्राधिकारी ने उक्त भ्रधिनियम की धारा 6 की उपधारा (1) के ग्रनुसरण में केन्द्रीय सरकार को रिपोर्ट दे दी हैं;

और केन्द्रीय सरकार का उक्त रिपोर्ट पर विचार करने के पण्चात् यह समाधान हो गया है कि इस ग्रिधिसूचना से उपाबद्ध श्रनुसूची में विनिर्दिष्ट भूमि में उपयोग का ग्रिधिकार का श्रर्जन किया जाए;

भतः श्रव, केन्द्रीय सरकार, उक्त श्रधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, इस श्रधिसूचना से उपाबद्ध श्रनुसूची में विनिर्दिष्ट भूमि में उपयोग के श्रधिकार श्रजित करने की घोषणा करती है;

यह और कि केन्द्रीय सरकार, उक्त धारा की उपधारा (4) द्वारा प्रवस्त शक्तियों का प्रयोग करते हुए, यह निदेश देती हैं कि उक्त भूमियों के उपयोग का ग्रिधकार केन्द्रीय सरकार में निहित होने के बजाए सभी विल्लंगमों से रहित, इंडियन ऑयल कॉर्पोरेशन लिमिटेड में निहित होगा।

**प्र**नुसूची

तहसील : सिधपुर	जिला : मेह्स ——	ाना	राज्य : गुजरात				
गांव का नाम	सर्वेक्षण संख्या		क्षेत्रफल				
		 हेक्ट	ग्रारे	<b>वर्ग</b> मीटर			
1	2		4	<u>-</u> 5			
सिधपुर	107	0		10			
	106	0	11	94			
	118	0	07	03			
	117	0	19	67			
	143	0	70	96			
	181	0	10	54			
	182	0	05	62			
	179	0	05	62			
	178	0	18	27			
	286	0	16	16			
	287	0	15	48			
	288	0	16	16			
	293	0	04	21			
	292	0	14	05			
	291	0	11	59			
	290	0	01	05			
	308	0	07	03			
	309	0	21	07			
	327	0	07	03			
	328	0	08	43			

=				<u></u>					
	2	3	4	<b>5</b> _ –	1	2	3	-1	5
भित्र पुर——ऋमः	मः 329	0	1 8	16		286		33	28
	335	0	08	08		288	U	02	12
	334	0	07	03		289	0	17	00
	336	0	01	05		290	0	35	41
	333	0	11	94		291	0	07	08
	343	0	09	48		292	0	07	08
	340	0	01	05		306	0	13	45
	342	0	04	21		310	0	17	70
	354	0	17	92		309 319	0 0	$\frac{22}{12}$	66 75
	353	0	01	05		320	0	14	16
	351	0	09	12		321	Ü	15	58
	350	0	28	10		339	Ú	26	91
	397	0	04	21				22	66
	396	0	12	65		340	0		
	395	0	12	6.5		577 577/0	0	06	02
	398	0	16	86		5 <b>77/</b> 3	0	06	02
	400	0	12	65		576	0	12	04
	401	0	20	02		575	0	13	81
	402	0	08	08		574	0	13	81
	406	0	08.	43		568	0	12	03
	100	Ů	00.	10		567	Û	6.1	42
खोलवाडा	608	0	15	65		570	0	14	87
411111111111111111111111111111111111111	607	0	19	92		496	0	14	16
	606	0	19	92		497	0	09	21
	605	0	27	04		498	0	13	45
	621	0	13	52		502	0	26	20
	520	0	02	13		501	0	00	71
	624	0	09	25		503	0	27	62
	623	0	09	25		504	0	07	08
	626	0	14	23		505	0	30	45
	627	0	20	64		555	0	14	87
	651	0	14	94		544	0	23	37
			14			544/1		25	49
	650	0		23		553	0	03	54
	384	0	11	58		554	0	03	54
	383	0	07	12		543/2	0	09	21
	362	0	27	04		543/4	0	1.8	70
	338	0	14	94		543/9		04	25
	346	0	04	98					
	341	0	05	69		543	0	12	04
	342	0	09	25		531/1	0	17	70
	345	0	02	13		530	0	17	70
	344	0	20	64		543/10	0	03	90
	347	0	11	39		3			=
	348	0	02	85		542	0	03	90
	294	0	27	75		529	0	12	04
	270	0	20	63		532	0	03	54
	271	0	32	73		533	0	08	50
	273	0	26	33		000	v		

[भाग <b>∐ खण्ड</b> 3 (ii)]			मारत	काराज्ञप <b>ल</b> .:
1	2	3	4	5
चांदणसर	322	0	18	13
	329	0	27	89
	328	0	29	98
	363	0	02	79
	362	0	13	94
	387	0	12	5 5
बांदणसर (ऋमशः)	388	0	49	50
,	390	0	14	64
	201	0	13	94
	200	0	06	62
	199	0	01	05
	196	0	15	34
	195	0	13	25
	126	0	20	91
	127	0	04	18
	118	0	32	76
	117	0	11	85
	140	0	23	70
	141	0	19	82
	142	0	32	07
ीसोर	135	0	32	80
	136	0	14	58
	134	0	0 5	10
	141	0	04	37
	142	0	15	31
	146	0	20	77
	147	0	01	09
	145	0	16	03
	332	0	18	95
	331	0	13	85
	329	0	18	22
	326	0	22	59
	316	0	06	56

[मं.-ओ.-31015/8/89-ओ.आर.-I]

S.O. 47.—Whereas by the notification of the Government of India in the Ministry of Petroleum and Natural Gas No. S.O. 2851 Dated the November 10, 1990 issued under sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipeline for the transport of petroleum;

And whereas the copies of the Gazette Notification were made available to the public on November 15, 1990;

And whereas the Competent Authority in pursuance of sub-section (1) of section 6 of the said Act has made his report to the Central Government;

And whereas the Central Government after considering the said report is satisfied that the right of user in the 3279 GI/91—12

lands specified in the Schedule appended to this notification should be acquired;

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Now therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the lands specified in the Schedule appended to this notification are hereby acquired;

And further in exercise of the powers conferred by subsection (4) of the said section, the Central Government hereby directs that the right of user in the said lands shall instead of vesting in the Central Government, vest, free from all encumbrances, in the Indian Oil Corporation Limited.

#### SCHEDULE

Taluka -Sidhpur 	District	-Mehsana		rat	Stat	: <b>c</b>
Name of Village		Survey	No.		Агеа	
			H.	_	<b>A</b> .	Sq. Mtrs
1		2		3	4	
 Sidhpur		107	(	)	28	10
F		106		)	11	94
		118	(	0	07	03
		117	(	0	19	67
		143	(	)	70	96
		181		)	10	54
		182		0	05	62
		179		0	05	62
		178		0	18	27
		286		0	16	16
		<b>∵87</b>		0	15	46
		288		0	16	16
		293		0	04	21
		292		0	14	0.5
		291		0	11	59
		290		0	01	05
		308		0	07	03
		309		0	٦ <u>1</u>	07
		327		0	07	03
		328		0	08	43
		329		0 0	16 08	1 <i>6</i> 08
		335		0	07	03
		334 336		0	01	05
		333		0	11	94
Sidhpur (Conte		343		0	09	48
•		<b>a</b> 40		0	01	0.
		342		0	04	21
		354		0	17	
		353		0	01	0.
		351		0	09	
		350		0	. 8	
		397		0	04	
		396		0	12	6:
		395		0	12	63
		398		0	16	
		400		0	12	
		401			20	01
		402 406		0	08 08	43
T/halouad:		608		0	15	65
Kholavada		607		0	19	92
		606		o	19	92

1	2	3	4	5	- 1	2	3	4	
Kholavada (Contd.)	605	0	27	04					
Contain	621	•	13	52	Dethalı (Contu.)	543	0	12	0
	620	0	02	13		531/1	0	17	7(
	624					530	. 0	17	70
-		O	09	25		543/10	0	03	9
	623	0	09	25					
	626	Ø	14	23		3			
	627	0	20	64		542	0	03	9
	65 t	0	14	94		529	0	12	0
3	650	0	14	23		532	0	03	5
	384	0	11	58		533	Õ	08	5
	383	0	07	12			-		
	362	Ō	27	04	Chandansar	322	0	18	1
	338	ő	14	94		329	0	27	8
	34 <del>6</del>	o	04	9 <del>8</del>		328	0	29	9
	341	0				363	0	02	7
			05	69		362	0	13	9
	342	O	09	25		387	0	12	5
	345	0	02	13		388	0	49	5
	344	0	20	64		390	0	14	6
	347	0	11	39		201	0	13	9
	348	0	02	85		200	o	06	63
	294	0	27	75		199	0	01	0
	270	0	20	63		196	0	15	3
	271		32						
	273	0		73		195	0	13	2
	213	0	26	33		126	0	20	9
Dethali	286	0	33	28		127	0	04	1
	288	o	02	12		118	0	32	7
	289	0				117	0	11	8
			17	00		140	0	23	7
	290	0	35	41		141	0	18	8
	291	0	07	80		142	0	32	0
	292	0	07	08					_
	306	0	13	45	Hisor	135	0	32	8
	310	0	17	70		136	0	14	5
	309	0	22	66		134	0	05	1
	319	o	12	75		141	0	04	3
						142	0	15	3
	320	0	14	16		146	0	20	7
	329	0	15	58		147	0	01	0
	339	0	26	91		145	0	16	0
	340	0	22	66		332	0	18	9
	577	0	06	02		331	0	13	8
	577/3	0	06	02		329	0	18	2
	576	0	12	04		326	0	22	5
	575	0	13	81					
	574	ő	13	81		316	0	06	5
	568	0	12	03	And the second s			·····	
	567	0	01			[No. C	D-31015/8	/89 O.	R
				42					
	570	0	14	87		श्रम मंत्रालय			
	496	0	14	16					
	497	0	09	21	नई दिल्ली	ते, 10 दिसम्बर,	1991		
	498	0	13	45					
	502	0	26	20	का.ग्रा. 48	–औद्योगिक वि	वेवाद	ग्रधिनि	ायम
	501	0	00	71	1947 (1947 कर 1				
	503	0	27	62	`				
	504	0	07		केन्द्रीय सरकार भारती	यः जीवन वीभा	निगम	के इ	प्रबंध
	505			08	तस के संबंद नियोजको अ				-
		0	39	45					-
	555	0	14	87	में निदिष्ट औद्योगिक वि	बनाद में केन्द्रीय	सरकार	<b>गौ</b> च	मिन
	544	0	23	37	अधिकरण, बंगसौर के				
	544/1	0	25	49	· · · · · · · · · · · · · · · · · · ·			_	, 4
	553	0	03	54	केन्द्रीय सरकार की 9-1	2-91 की प्राप्त	हुअर था	1	
	554	0	03	54			•		
	543/2	o	09	21		try of Labo			
	543/4	ŏ	17	70		he 10th Decer			
	543/9	ŏ	04	25	fi Ocida de musuance	of Section 1	7 of the	Inc	lust
		v	<b>√</b> π,		Disputes Act 1947 (14	of. 1947.1. the	Central	Gover	mn
					hereby publishes the awa		4 1 10 4-	-	+

Industrial dispute between the employers in relation to the management of LIC of India and their workmen, which was received by the Central Government on the 9-12-91.

#### .ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL CUM LABOUR + OURT, BANGALORE

Dated this 31d Day of December, 1991

PRESENT:

Shri M. B. VISHWANATH, B.Sc., B.L.

Presiding Officer.

Central Reference No. 36/1990

I PARTY:

Vs.

IJ PARTY:

Shri B. P. Nagendia Rao, The Divisional Manager, Kuppe Village, I IC of India, S. B. Hally (1991), J. C. Road,

Bili**kera Hobli,** Hunsur Taluk, Mysore District. Hangalore-560002, (By Shri, M. L. Visweswara)

Advocate, Banagalore).

(By Sri. H. Clousalves, Mysore).

#### AWARD

By Order No. L-17012/6/89-IR BI/BH dated 25-5-1990, the Hon'ble Central Government had referred this dispute for adjudication under clause (d) of sub-section (1) and sub-section (2A) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947) to this Tribunal.

2. The point for adjudication as per schedule to reference is as follows :---

"Whether the action of the management of LIC India in terminating the services of Shri B. P. Nagendra Rao w.e.f. 16-8-83 is justified or not? If not, to what relief the workman is entitled

- 3. It is not necessary to summarise the claim statement and the counter statement,
- 4. A preliminary issue regarding Domestic Enquiry has been framed.

"Whether the II party proves that it has held the domestic enquiry against the I party in accordance with Law?".

- 5. On the Preliminary issue MW-1 B. S. Subba Rao, a retired LIC officer has been examined-in-chief. Cross examination was deferred at request. At this stage the parties have filed a joint Memo of settlement. The Joint Memo of settlement has been signed by the I party and his authorised representative (Irade Union leader). The learned counsel for the II party and the Manager of the legal cell of the II party have signed the joint Memo of settlement filed on 31-12-1991.
- 6. In view of the settlement, I am going to pass the award in accordance with the terms of the settlement. The joint Memo shall form part and parcel of the award.

## AWARD

The I party shall be appointed by the II party afresh as a peon in the minimum scale. The I party is not entitled to any backwages from the date of termination of his services. The I party is not entitled to any other benefit like seniority, computation of past services etc., on the basis of his services before termination. Award passed as stated herein.

Dictated to the Secretary, taken down by him, got typed and corrected by me. )

M. B. VISHWANATH, Presiding Officer [No. L-17012/6/39-IR(B.I)] IR(B.II)]

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT BANGALORE

C. R. No. 36/1990

First Party :- Sr! B. P. Nagendra Rao

Second Party :- LIC of India

#### JOINT MEMO FILED BY THE PARTIES

The parties have come to an understanding for settlement in respect of the dispute as follows:

- 1. The first party shall be appointed to the services of the second party alresh at the minimum of the scale of a
- 2. The first party withdraws his claim for backwages for the remod during which he was terminated from the services of the second party and as such he will not be entitled to any such back wages for the said period.
- 3. The first party shall not be entitled to nor shall claim any other benefit from the second party such as seniority in the cadre, leave, computation of past services etc. on the basis of his earlier services with the second party i.e. before his removal from service.
- 4. Notwithstanding this settlement, proceedings if any, initiated aginst the 1 Party on the allegation that he had fraudulently obtained the surrender value cheque under a life insurance policy by impersonation shall continue but it is specifically recorded that no departmental enquiry in this behalf was pending against him at the time of removal from service,
- 5. The absorption/reinstatement of the first party the services of the second party on the above terms and conditions shall be effective only after an award is passed by this Honourable Tribunal in accordance with the terms of the settlement recorded herein.
- 6. The parties shall bear their own costs in respect of the proceedings before this Honourable Tribunal.

Both the parties prov that this Honourable Tribunal may kindly approve the terms of settlement as above and pass an award accordingly.

> For and on behalf of the Second Party Sd /-MANAGER (LEGAL)

FIRST PARTY

B. P. Nagendra Rao Trade Union Leader assisting the first Party.

Sd/-

Advocate for the Second Party 28-11-91

#### DECLARATION

1. Shii H. GONFALVES, the Trade Union Leader assisting the 1 party do hereby solemnly declare that I have explained to the 1 party in vernacular i.e. Kannada the terms and conditions of the cottlement set out herein and he has understood the same and he has affixed his signature to this joint memo out of his free will and volition.

Bangalore,

Dated: 3-12-1991

Signature of the Trade Union Leader Representing the First Party

का.स्रा. 49 .— औद्योगिक विवाद स्रिधिनियम, 1947 (1947 का 14) की धारा 17 के स्रनुसरण में, केन्द्रीय सरकार बैंक ऑफ बड़ौदा के प्रबंधतंत्र के संबंद्ध नियोजकों और उनके कर्मकारों के बीच, स्रनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक स्रिधकरण, कानपुर के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 9-12-91 को प्राप्त हुस्रा था।

S.O. 49.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Kanpur as shown in the Annexure in the Industrial dispute between the employers in relation to the management of Bank of Baroda and their workman which was received by the Central Government on the 9-12-91.

#### **ANNEXURE**

BEFORE SHRI ARJAN DEV, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DEOKI PALACE ROAD, PANDU NAGAR, KANPUR

Industrial Dispute No. 167 of 1987

In the matter of dispute between:
Shri Harmangal Prasad,
State Assistant General Secretary,
Shri Assistant General Secretary,
U.P. Bank Employees Union,

36/1, Kailash Mandir, Kanpur.
AND

The Regional Manager, Bank of Baroda Gumti No. 5, Kanpur.

#### **AWARD**

1. The Central Government Ministry of Labour vide its notification No. L-12011/57/86-D.II(A) dated 20-11-87, has referred the following dispute for adjudication to this

Whether the action of management of Bank of Baroda in denying advance previlage leave from 2-7-77 to 16-7-77 and consequently postponing the date of increment from 16-11-77 to 1-12-77 in relation to Shri A. K. Khanna Asstt. Head Cashier is justified?

- 2. The Industrial dispute in this case on behalf of workman Shri A. K. Khanna has been raised by U.P. Bank Employees Union (hereinafter referred to as Union), Kanpur.
- 3. The case of the Union is that the workman who is a peramnent employee in the clerical cadre, in terms of Bipartite Settlement was assigned the duties of Asstt. Head Cashier at Bank's Gumti No. 5 Branch Kanpur w.e.f. 10-10-85. The Union alleges that while the workman was posted at Kashipur Branch District Nainital of the Bank he was on leave from 2-7-77 to 16-7-77 on account of the serious illness of his mother. The Branch Manager of the Branch where the workman was working treated the above period as leave on loss of pay. Thereupon the workman gave representation dt. 6-8-77 for sanction of leave with pay in terms of bank's circular No. 72 of 1963 dt. 20-9-63, but to no effect. Because of the said decision of the bank the workman's annual increment was postponed from 16-11-77 to 1-12-77. However, on oral as increment was corrected but not with rerrospective effect. The Union has, therefore, prayed that the action of the management in denying the previlage leave to the workman date of increment from 16-11-77 and consequently postponing his unjustified. The Union has, further prayed, that the management be directed to allow previlage leave to the workman for the said period treating his date of annual increment as 16-11-77 instead of 1-12-77 with further consequential relief on treating the date of annual increment as 16th November,

- 14. The case is contested by the management. The management while admitting the fact that the workman offered the assignment of duties of Asstt, Head Cashier of Gumti No. 5 Kanpur Branch w.e.t. 8-10-85 pleaded that subsequently on 10-10-85 it came to the notice of the management that inadvertantly the workman had been assigned the duties of Asstr. Head Cashier at the said branch as he had availed on working au of 15 days leave on loss of pay from 2-7-77 16-7-77 Kashipur while at Branch to of which date of increment result as a was also shirted for the period of 15 days, According to the management with regard to the above period no application or representation at the relevant time was made by the workman for sanction of leave with pay in terms of circular reterred to by the Union in the claim statement. The workman originally joined his service at Kashipur Branch on 16-11-76 In 1977 his request for his transfer to Kanpur Station was considered and as a result of it he was transferred to Sisamau Branch. The salary particulars sent to Sisamau Branch by Kashipur Branch indicated that the date of increment of the workman was to be taken as 1-12-77 as the workman had availed leave on loss of pay from 2-7-77 to 16-7-77. In 1982 the workman was transferred from Sisamau Branch to Birhana Road Branch. Again while forwarding his salary particulars the Sisamau Branch indicated his due date of annual increment as 16th November instead of 1st December, According to the management the original record in the salary register was tampered resulting in indicating wrong due date annual increment of the workman. Since the workman himself did not object to his annual date of increment being 1st becember, 1982, it becomes evident that he raised the present dispute regarding inaction of the management only after tempering the records. As such the workman is entitled to no relief. Rather the management is entitled to recover the amount from the workman which had been wrongly paid to him after 1982 on the basis of interpolation made in the record.
- 5. In this case the Union has led both oral as well as documentary evidence. The Union examined the workman whose cross examination was concluded on 3-11-89. Thereafter, the management filed their affidavit evidence on 17-1-90 whereupon 26-2-90 was fixed for the cross examination of the management witness. Thereafter on one ground or the other the case got adjourned and 16-10-91 came to be fixed as a date for cross examination of the management witness. As on 16-10-91 the court was closed due to Dussehra Holiday, it was changed to 18-10-91. On 21-10-91 Shri Soni appeared as the authorised representative for the workman. Since he had not filed his authority on behalf of the Union which has raised the dispute it was submitted by Shri Soni that he would file it subsequently.
- 6. On 30-10-91, Shri K. N. Soni, filed his authority on behalf of the Union. The same day the workman moved an application with the prayer that the Industrial Dispute be treated as withdrawn without prejudice to his rights. Since it was not an application on be alf of the Union which has raised the dispute it was ordered to be put up on the next date. Similarly it was not understood as to what the workman meant by the words "WITHOUT PREJUDICE", while moving the said application. It was on 6-11-91 that Shri Soni his authorised representative adopted the said application of the workman on behalf of the Union and further submitted that the above words should be treated as not existing in the application. The workman also appeared that very day i.e. no 6-11-91 and endorsed the above action of Shri Soni with regard to his application.
- 7. In view of the facts stated above the reference is answered in terms of the application dt. 30-10-91 of the workman as adopted subsequently by the Union. Consequently the workman is held entitled to no relief.

ARJAN DEV, Presiding Officer [No. L-12011/57/86-D:II(A)]

का था. 50 .— औद्योगिक विवाद ग्रिधिनियम, 1947 (1947 का 14) की धारा 17 के ग्रनुसरण में, केन्द्रीय सरकार सिंडीकेट बैंक के प्रबंधतंत्र के संबंद्ध नियोजकों और

उनके कर्मकारों के बीच, श्रनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार आंधोगिक श्रधिकरण, चंडीगढ़ के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 9-12-91 को प्राप्त हुआ था।

S.O. 50.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government bereby publishes the award of the Central Government Industrial Tribunal, Chandigath as shown in the annexure in the industrial dispute between the employers in relation to the Mgt. of Syndicate Bank and their workmen, which was received by the Central Government on the 9-12-91.

# ANNEXURE

BEFORE SERI ARVIND KUMAR, PRESIDING OFFI-CER, CENTRAL GOVE, INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, CHANDIGARH

Case No. I. D. 55|90,

Dharam Pal Singh Vs. Syndicate Bank-For the workman—Shri M. R. Garg. For the management—Shri Gopal Mahajan.

#### AWARD

Central Gov), vide Gazette Notification No. L-12012/629/89-D.II(A) dated 24-4-1990 issued U/S 10(1)(d) of the I, D. Act 1947 reterred the following dispute to this Tribunal for decision:—

"Whether the action of the management of Syndicate Bank in terminating the services of Shri Dharam Pal Singh is justified? If not, what relief the workman concerned is entitled to?"

2. Present case was taken up in the Lok Adalat. However, Dharam Pal petitioner had moved an application for the withdrawal of the present case in view of the fact that the management had taken him in employment w.e.f. 16-2-89. In view of this No Dispute Award is returned to the Ministry.

Chandigarlı 29-10-1991.

ARVIND KUMAR, Presiding Officer [No. L-12012/629/89-D.II(A)]

कान्नाः 51 — औद्योगिक विदाद ग्रिधिनियम, 1947 (1947 का 14) की धारा 17 के श्रनुसरण में, केन्द्रीय सरकार सिंडीकेट बैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकरों के बीच, श्रनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार आंद्योगिक श्रधिकरण, चंडीगढ़ के पंचपट को प्रकाणित करती है, जो केन्द्रीय सरकार को 9-12-91 को प्राप्त हुआ था।

S.O. 51.—In pursuance of Section 17 of the Industrial Disputes Act 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure in the Industrial dispute between the employers in relation to the Mgt. of Syndicate Bank and their workmen which was received by the Central Government on the 9-12-91.

# ANNEXURE

BEFORE SHEI ARVIND KUMAR, PRESIDING OFFICER, CENTRAL GOVT., INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, CHANDIGARH

Case No. I.D. 56/90

Krishan Sinch Vs. Syndicate Bank. For the workman—Shri M. R. Gerg. For the management—Shri Gopal Mahajan.

# AWARD

Central Govt, vide gazettte notification No. L-12012/633/89-DH(A) dated 24th April 1990 issued U/S 10(1)(d) of the 1.D. Act 1947 referred the following dispute to this Tribunal for decision:—

"Whether the action of the management of Syndicate Bank in terminating the services of Shri Krishan Singh son of Kartar Singh is justified? If not, what relief the workman concerned is entitled to?"

2. Case was taken up in the Lok Adalat. However an application has been filed by Mr. M. R. Garg rop. of the workman that the union has decided to take up this dispute with the management in the manifold interesting and prayed for the withdrawal of the present case. In view of this application moved by the Rep. of the workman the present reference is returned to the Ministry.

Chandigarh

29-10-1991.

ARVIND KUMAR, Presiding Officer [No. L-12012/633/89-D.H(A)]

का.श्रा. 52 .— औद्योगिक वियाद ग्रिधिनियम, 1947 (1947 का 14) की धारा 17 के ग्रनुसरण में, केन्द्रीय सरकार पंजाब नेगनल बैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, श्रनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक ग्रिधिकरण, कानपुर के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 9-12-91 को प्राप्त हुआ था।

S.O. 52.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Kanpur as shown in the Annexure in the Industrial Dispute between the employers in relation to the Management of Punjab National Bank and their workmen, which was received by the Central Government on the 9th December 1991.

#### ANNEXURE

BEFORE SHRI ARJAN DEV, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, PANDU NAGAR, KANPUR Industrial Dispute No. 81 of 1987

In the matter of dispute between:

The Deputy General Secretary,
Punjab National Bank Employees Union,
C/o Punjab National Bank,
Civil Lines Moradabad.

#### AND

The Regional Manager,
Punjab National Bank,
Meerut 'B',
Regional Office E K. Road,
Meerut,

#### AWARD

1. The Central Government, Ministry of Labour, vide its Notification No. L-12012/78/30-DAV(A), dated 7-7-1987, has referred the following dispute for adjudication to this Tribunal:—

Whether the action of the management of Punjab National Bank in relation to their Dhampur Branch in not posting Shri R. S. Gupta as Cashier/IC w.e.f. 27-4-85 at Extension Counter, Dhampur is justified? If not, to what relief the workman is entitled?

2. The industrial dispute on behalf of the workman has been raised by the Punjab National Bank Employees Union Moradabad (hereinafter referred to as Union).

3. The case of the Union in brief is that a vacancy of Cashier Incharge fell vacant at Extension Counter of Dhumpur Branch of the bank on 27 4-85, due to transfer of Shri Vinay Grover posted as Ceshier Incharge at the Extension Counter in the said branch, in terms of the Policy of the Bank for filling up the vacancies of Casier Incharge the workman, who happened to be the Senior Most Clerk-cum-Cashier at the said branch was entitled to be posted as Cashier Incharge. But in utter violation of the said Policy, Shri Ram Siya who was junion to the workman was posted as Cashier Incharge on 27-4-65 in the said vacancy. Prolonged correspondence and negotiations with the management of the bank brought out no fruitful result. The Union thereupon raised an industrial dispute before ALC(C), Dehradun in November, 1985. Selore ALC(C), Dehradun, it was submitted on behalf of the management that the vacancy of cashier incharge extension counter at Dhampur Branch in fact fell vacant on 8-8-84 and since it was not filled up permanently, Shri Vinay Grover worked as Cashier Incharge Temporarily till the time of his transfer on 27-4-85. The Union alleges that on 8-8-84 the branen seniority was as under:-

<del>\_\_</del>-\_-\_-

- 1. Smt. Usha Rani-Clerk Cashier
- 2. Shri Rajiv Kumar-Clerk Cashier
- 3, Shri Vinay Grover-Clerk Cashier
- 4. Shri Ram Siya-Clerk Cashier.

Since Smt. Usha Rani refused to accept the offer, she was debarred for a period of one year i.e. from 9-8-84 to 8-8-85 as per Promotion Policy of the Bank. Smillarly Shri Rajiv Kumar who showed his disinter-stedness in the said post, be too was debarred like Smt. Usha Rani. Thus Stri Vmay Grover the rightful claimant after the above named two clerks-cum-cashiers were posted as Cashier Incharge Extension Counter in the said Branch. In the circumtances, upon the transfer of Shri Vinay Grover it would be deemed that the vacancy of Cashier Incharge again fell vacant on 27-4-85. The Union has, therefore, prayed that the action of the management be declared as illegal motivated and unjustified and turther the management be directed to treat the workman Shri R. S. Gupta, as permanent cashier incharge Extension Counter, Dhampur Branch w.e.f. 27-4-85, with all consequential benefits.

- 4. The management of the bank contested the case. The management plead that in serms of the bipartite settlement an employee in the clerical cadre who is called upon to work as cashier incharge is entitled to a Special Allowance of Rs. 164. Since the procedure for filling up the post carrying special allowance in the clerical cadre has not been prescribed in the bipartite settlement, with a view to avoid dispute in this regard, the bank has laid down Rules for filling up such post. These Rules are found in Bank's Personnel Division Circular Letter No. 19/79 dated 21-3-79 in terms of which the posting of cashier incharge is to be made on basis of seniority taking the town as a Unit.
- 5. The management further plead that a vacancy of Cashier Incharge at Extension Counter, Dhampur Branch of the Bank fell vacant on 8-8-84. The Branch Manager vide office order called upon Shri Vinay Grover to officiate as Cashier Incharge at Extension Counter of the branch. The said office order was passed on the application of seniority by taking Town as a Unit on the date on which the vacancy of Cashier Incharge occurred upon the transfer of Shri Vinay Grover on the basis of seniority as on 8-8-84. Shri Ram Srya was offered the post of Cashier Incharge Extension Counter. Dhampur Branch. According to the management the post was not offered to Shri R. S. Gupta as he had joined Dhampur Branch on 15-4-85. Since Shri Vinay Grover was never posted permanently at Extension Counter, the question for treating the post having tallen vacant on 27-4-85 does not arise at all. Now if the claim of the workman is accepted, it would lead to further industrial dispute as the bank cannot post two head cashier in the same office.
- 6 A long rejoinder has been filed but the sum and substance of it is that the vacancy of the cashier incharge extension counter of Dhampur Branch would be deemed to have occurred on 27-4-85 and since Shri R. S. Gupta, had joined the branch earlier to it, the post of cashier incharge extension

- counter should have been offered to the workman as per bank's policy.
- 7. In support of their respective cases both sides have led oral as well as accumentary evidence. Whereas the Union has examined Shii O. P. Gupta, General Secretary, All India P.N.B. Stail Federation and President National Confederation of Bank Employees, the management have examined Shri A. K. Saxena, an officer of the bank, who is also a representative of the bank in this case.
- 9. In his cross-examination the management witness has given the procedure for filling up the vacancy of cashier post of clerk-cum Godown keeper is not to be considered. The same thing has been deposed to by the management witness in para 5 of his statement in cross examination.
- 9. In his cross-examination the management witness has given the procedure for filling up the vacancy of cashier incharge. In para 2 of his statement in cross examination, he has deposted that on the basis of seniority list, the senior most is offered the post and it he refuses then the next man on the seniority list is offered the post. This according to him is about the permanent arrangement to be made. The practice is that for giving effect to the above arrangement, the branch manager seeks the approval of the Regional Manager's Office, in the mean while at his own level makes an intermin arrangement. Until the receipt of approval from the Regional Manager's Office the person so deputed by the branch manager gets the allowance of cashier incharge on prorata basis.
- 10. Amexure I to the attidavit dated 17-4-89 of Shri baxena reters to the office order dated 10-8-84 of the manager, Dhampur Branch. By means of this office order the Manager directed Shri Vinay Grover to take over charge on extension counter. With regard to Shri Vinay Grover the management witness in para 3 of his statement in cross examination states that he does not know whether or not the name of Shri Vinay Grover was sent by the Manager, Dhampur Branch to the Regional Office for approval. According to him vacancy of cashler incharge which had occurted on 8-8-84 was filled up on permanent basis by the Regional Office in October, 1985. In this connection reference may be had to Annexure 3 to the affidavit dated 17-4-89 of the management's witness. It is the copy of letter doted 29-10-85 from the Manager, Dhampur Branch of Shri Ram Siya with copy to the Regional Manager, Meerut Region. By means of this letter he informed Shri Ram Siya that the Regional Office vide its letter dated 12-10-85 had approved his posting as eashier tocharge Extension Counter Dhampur Branch. He also called upon Shri Ram Siya to deposit security immediately.
- 11. Thus from the above evidence and admitted facts it comes out that whereas according to the management no approval of the posting of Shri Vinay Grover us Cashier Incharge extension counter was accorded during the period 10 0-84 to 27-4-85 in case of Shri Ram Siya it was accorded on 12-10-85. I may refer to annexure 2 to the affidavit dated 17-4-89, of the management witness. It is the copy of order dated 30-4-85 by means of which the manager directed Shri Ram Siya to take charge of the Extension Counter.
- 12. In his cross-examination, the management witness has depoted that on 17-4-85 Shri R. S. Gupta came to be designated clerk-cum-godown keeper at Dhampur Branch by the Branch Manager as per need of the branch. However, the Regional Manager, who is the Competent Authority for the Change of Designation did not accord his approval whereamon, the Branch Manager redesignated him as clerk-cum-eashier w.e.f. 2-8-85.
- 13. The only dispute between the parties, as far as I can understand, is when the vacancy of Cashier Incharge at Dhampur Branch tell vacant whether it took place on 8-8-84 or on 27-4-85 when Shri Vinay Grover was transferred. It is the admitted case of the parties that Shri R. S. Gupta the concerned workman joined the branch on 15-4-85. Now if the vacancy is treated as having fallen vacant on 27-4-85 the post of cashier incharge on account the workman being senior to Shri Ram Siya should have been offered to the workman and not to Shri Ram Siya.
  - 14. Facts and circumstances smacks of mala fide on the

part of the management. It appears that with a view to accommodate Shri Ram Siya, the Branch Manager either of his own accord or at the behest of some body, designated the workman as clerk-cum godown keeper so that he could not be considered for his posting as cashier incharge. Not only that even after the Regional Manager had refused to accord approval to the change in designation of the workman he was considered as having become clerk-cum-cashier w.c.f. 2-8-85 as has been deposed to by the management witness towards the end of his cross-examination. In case of such refusal because of status quo ante having been restored the workman should be deemed to have been working as clerk-cum-cashier from the date of joining the branch i.e. 15-4-85.

- 15. For reasons best known to the management, the correspondence which had taken place between 10-8-84 and 27-4-85 between the branch manager and the Regional Manager has not been filed by the management. After having directed Shri Vinay Grover to take over charge as Cashier Incharge at Extension Counter by means of his office order dated 10-8-84, the branch manager would have surely written about it to the Regional Cline seeking approval of the arrangement made by him. It does not appeal to mind that during the period of more than 8 months the Regional Office would have kept mum. The Regional Office would have surely replied the Branch Manager in the affirmative or in the negative. The question of reply being in the negative would not have arisen in the case for otherwise Shri Vinay Grover would not have continued for such a long period. If it is taken that no approval was accorded to the proposal made by the Branch Manager and the matter was allowed to hung on it would be deemed that even the Regional Office was interested in Sri Ram Siya and it is no wonder if in that event the R.M. Office might have thought it fit to transfer Sri Vinay Grover in order to make room for Shri Ram Siva and put the case that vacancy had actually occurred on 8-8-84, when on the basis of seniority after Sri Vinay Grover, Sri Ram Siya was the senior most clerk-cum-cashier. Thus everything seems to be manipulated and motivated.
- 16. The action of the management having been found to be mala fide, the vacancy of cashier incharge Extension Counter, Dhampur Branch would be deemed to have occurred on 27-4-85 and not on 8-8-8-4. Sri R. S. Gupta the workman being the senior most should have been offered this posting. It would have been another matter if his name having been referred by the branch manager to the Regional Office for approval, the Regional Office had refused to accord approval for his posting for reasons to be recorded by it
- 17. In para 19 of the written statement the management have taken the plen that in case, the case put up by the Union is accepted then it would lead to an anomaly as there cannot be two posts of cashier incharge at Extension Counter Dhampur Branch. The question does not arise. The simply way is to revert Sri Ram Siva from the said post and in his place post Sri R. S. Gupta, after doing that the branch manager should seek approval from the Regional Office about worl-man's posting as Cashier Incharge.
- 18. Hence it is held that the action of the management of Puniab National Bank in relation to their Dhampur Branch in that poeting Sri R. S. Gunta, Head Cashier Incharge within a reasonable time after the transfer of Shri Vinay Grover on 27-4-85 is not justified. Consequently Shri R. S. Gupta is held entitled to special allowance of Cashier Incharge w.e.f. 1-5-85 on prorate basis according to Rules.
- 19 Before parting with it I may remark that the Bank's money is a PUBLIC MONEY and since double the payment is roing to be made for the same post, the management should recover the excess amount from the officer who is ultimately found guilty for this lapse.
  - 20 Reference is answered accordingly.

ARIAN DFV, Presiding Officer' INo. L-12012/78/86-D.IV(A)]

का.ग्रा. 53 .—औचोगिक विताद ग्रिधिनियम, 1947 ( (1947 का 14) की धारा 17 के ग्रनसरण में, केन्दीय : सरकार सिंडीकेट बैंक के प्रबंधतंत्र के संबंध नियोजकों और

ent. It appears that with a view to am Siya, the Branch Manager either at the behest of some body, designaclerk-cum-godown keeper so that he ed for his posting as cashier incharge ter the Regional Manager had refused the the Regional Manager of the work of the Monager either the Regional Manager incharge.

S.O. 53.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Chandigarh as shown in the Annexure in the Industrial dispute between the employers in relation to the Mgt. of Syndicate Bank and their workmen, which was received by the Central Government on 9-12-91.

# ANNEXURE

BFFORE SHRI ARVIND KUMAR, PRESIDING OFFI-CER. CENTRAL GOVT, INDUSTRIAL TRIBUNAL, CUM-LABOUR COURT, CHANDIGARH

Case No. I.D. 58/90

Sudesh Kumar Vs. Syndicate Bank. For the workman—Shri M. R. Garg. For the management—Shri Gopal Mahajan.

#### AWARD

Central Govt, vide gazette notification No. L-12012/554/89-D.2(A) dated 24th April 1990, issued U/S 10(1)(d) of the I.D. Act 1947, referred the following dispute to this Tribunal for decision:—

- "Whether the action of the management of Syndicate Bank in terminating the services of Shri Sudesh Kumar son of Shri Om Parkesh, is justified? If not to what relief the workman concerned is entitled?"
- 2. Case was taken up in the lok adalat. However an application has been filed by Mr. M. R. Garg, rep. of the workman that the Union has decided to take up this dispute with the management in the mini joint meeting and prayed for the withdrawal of the present case. In view of this application moved on the rep. of the workman the present reference is returned to the Ministry.

  Chandigarh.
  29-10-1991.

ARVIND KUMAR, Presiding Officer [No. L-12012/654/89-D.II(A)]

नई दिल्ली, 13 दिसम्बर 1991

का.प्रा. 54 .— औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के प्रन्मरण में, केन्द्रीय सरकार इलाहाबाद बैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच प्रनृबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय मरकार औद्योगिक ग्रिधकरण, कानपुर के पंवपट को प्रकाशिक करती है, जो केन्द्रीय मरकार को 9-1?-91 को प्राप्त हुआ था।

New Delhi, the 13th December, 1991

S.O. 54.—In persuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal. Kanpur as shown in the Annexure in the industrial dispute between the employers in relation to the management of Allahabad Bank and their workmen, which was received by the Central Government on 9-12-1991.

# **ANNEXURE**

REFORE SHRI ARIAN DEV. PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, PANDU NAGAR, KANPUR.

Industrial Dispute No. 63 of 1987

In the matter of dispute :

#### BETWEEN

Shri Pheru Ram C/o Dr. P. C. Bajpai, Allahabad Bank Swarup Nagar, Kanpur.

#### AND

Dy. General Manager, Allahabad Bank, Hazratganj, Lucknow.

#### AWARD

- 1. The Central Government, Ministry of Labour, vide its Notification No. 1-12012/298/II/86-D.II(A) dated 12-6-88 has referred the following dispute for adjudication to this Tribunal:—
  - Whether the action of the management of Allahabad Bank in relation to their Maharajganj Branch, Bahraich in terminating the services of Shri Pheru Ram w.e.f. 1-1-83 is legal and justified? If not, to what relief the workman is entitled?
- 2. On 27-11-1991, the parties representatives filed a settlement in the case. They also requested that the present reference may be decided in terms of the said settlement. The terms of the settlement dated 27-11-1991 is as under:—
  - 1. It is agreed that the appointment of the workman concerned Shri Pheru Ram, will be made afresh from a prospective date on probation on the initial basic pay as applicable in sub-staff cadre and on the same terms and conditions of services are applicable to the sub-staff cadre employee of the bank within a period of six months from the date hereof provided he submits his application for appointment within a period of one month from the date hereof and complies with the other requirement for appointments in the bank's service.
  - It is further agreed that the posting of the workman concerned Shri Pheru Ram will be made against a sanctioned vacancy in the state as per bank's requirement.
  - 3. It is further agreed that the workman concerned Shri Pheru Ram will not claim any other benefit, monetary, service seniority or otherwise for his past service in the bank and also not claim any other benefit following the principles of No Work No Wages.
  - This fully and finally resolve the entire matter of dispute under reference.

I may state here that the settlement (paras) was read over and explained to the workman and also to the nuth. representative for the parties who had verified the correctness of the same before the Tribunal.

- 3. Thus from the above it stands proved that there remains no dispute between the parties. Therefore, the reference is decided in the light of the prayer made by the parties in the settlement dated 27-11-91 filled on 27-11-91 in the Tribunal.
  - 4. Reference is decided accordingly.

ARJAN DEV, Presiding Officer [No. L-12012/298/II/86-D,IJ (A)]

का.श्रा. 55 .—-औद्योगिक विवाद प्रधिनियम, 1947 (1947 का 14) की धारा 17 के श्रनुसरण में, केन्द्रीय सरकार कार्पोरेशन बैंक के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, श्रनुबंध में निर्दिष्ट औद्योगिक विवाद में औद्योगिक ध्रधिकरण, मद्रास के पंचपट को प्रकाणित करती है, जो केन्द्रीय सरकार को 11-12-91 को प्राप्त हुआ था।

S.O. 55.—In pursuance of Section 17 of the Industrial Disputes Act. 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal, Madras

as shown in the Annexure in the industrial dispute between the employers in relation to the management of Corporation Bank and their workmen, which was received by the Central Government on 11-12-1991.

#### ANNEXURE

BEFORE THE INDUSTRIAL TRIBUNAL, TAMIL NADU,

#### MADRAS

Friday, the 29th day of November, 1991

#### PRESENT:

Thiru M. Gopalaswamy, B.Sc. B.L., Industrial Tribunal. Industrial Dispute No. 48 of 1990

(In the matter of the dispute for adjudication under Section 10(1)(d) of the Industrial Disputes Act, 1947 between the workman and the management of Canara Bank, Mangalore).

#### **BETWEEN**

The workman represented by

The General Secretary,
All India Ex. Serviceman Bank Employees
Federation, 17, Viswaspuri, 4th Street,
Madurai-625016.

#### AND

The Chairman, Corporation Bank, Head Office, Mangladevi Temple Road, PB No. 88. Mangalore-575001.

#### REFERENCE:

Order No. L-12012/23/90-IR.B.II, dated 7-6-90, Ministry of Labour, Government of India, New Delhi.

This dispute coming on this day for final disposal in the presence of Thirmvalurgal S. Mohandass and M. Chinnachamy. Advocate for workman and Tvl. Row and Reddy, Balan Haridas and S. Vaidyanatha advocates for the Manacement upon persuing the reference, claim and counter statements and other connected papers on record and the workman having filed a memo for not pressing his claim and recording the same, this Tribunal passed the following:

#### AWARD

This dispute between the workman and the management of Corporation Bank, Mangalore arises out of a reference under Section 10(1)(d) of the Industrial Disputes Act, 1947 by the Government of India in its Order No. 1-12012/23/90-IR.B.II. dated 7-6-90 of the Ministry of Labour, for adjudication of the following issue:

Whether the action of the management of Corporation Bank in imposing the punishment of stoppage of 3 future increments with cumulative effect to Shri Kolappa Pillai on the basis of the findings of the domestic enquiry conducted against him is justified? If not to what relief the workman concerned is entitled?

- 2. Parties were served with summons. Both parties were represented by counsel.
- 3. Petitioner-Union filed its claim statement on 29-6-90 putting forth the claim of the workman. In repudiation thereof the Management has filed their counter statement on 20-8-1991.
- 4. After several adjournments, when the dispute was called today, the Secretary of the Petitioner-Union filed a memo praying to dismiss the claim petition as not pressed. It is recorded.
- 5. In view of the memo, industrial dispute is dismissed as not pressed.

Dated, this 29th day of November, 1991.

M. GOPALASWAMY, Industrial Tribunal [No. L-12012/23/90-1R (B-II)]
V. K. VFNUGOPALAN, Desk Officer

# नई दिल्ली, 10 दिसम्बर, 1991

का.ग्रा. 56.—औद्योगिक विवाद ग्रिधिनियम, 1947 (1947 का 14) की धारा 17 के श्रनुसरण में, केन्द्रीय सरकार स्टेट बँक ऑफ मौराष्ट्र के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्गकारों के बीच, श्रनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक श्रिधकरण व श्रम न्यायालय कानपुर के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार की 9-12-91 की प्राप्त हुआ था।

# New Delhi, the 10th December, 1991

S.O. 56.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal-cum-Labour Court Kanpur as shown in the Annexure, in the industrial dispute between the employers in relation to the management of State Bank of Saurashtra and their workmen, which was received by the Central Government on 9-12-1991.

# ANNEXURE

BEFORE SHRI ARJAN DEV, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, PANDU NAGAR, KANPUR

Industrial Dispute No. 119 of 1988

In the matter of dispute:

#### BETWEEN

Shri Gopal Trivedi C/o Shri V. N. Sekhari 26/104 Birhana Road, Kanpur.

# AND

The Manager, State Bank of Saurashtra Nai Sarak Branch. Kanpur.

#### AWARD

- 1. The Central Government, Ministry of Labour, vide Its Notification No. L-12012/653/87-D.III (A), dated 28-9-88 has referred the following dispute for adjudication to this Tribunal:—
  - Whether the action of the management of State Bank of Saurashtra in relation to their Nai Sarak Branch Kanpur in terminating the services of Shri Gopal Trivedi Clerk w.c.f. 22-7-84 is fair and justified? If not, to what relief the workman concerned is entitled?
- 2. The workman's case in brief is that the management adopted an unfair labour practice of appointing temporary employees for a period not exceeding 90 days as per bank's head office policy/instructions to its branches with a view to deprive persons so appointed from the benefits of modified Sastry Award including their regularisation in service. In persuance of the said policy the bank management appointed him at its Nai Sarak Branch Kanpur as clerk on 25-4-84. He worked as clerk in the said branch for 87 days upto 21-7-84 whereafter his services were terminated illegally and in an unjustified manner. He was not the junior most at the time of his termination of his services. The bank even employed fresh hands after termination of his service withmut affording him any opportunity of reemployment. He was not even given any notice nor notice pay, no retrenchment compensation was even paid to him. That bank thus violated the provisions of Section 25-G read with Rule 77 and Section 25-H read with Rule 78 of I. D. Act and I. D. (Central) Rules 1957, besides violating the various provisions of modified Sastry Award and Article 14, 16 and 21 of the Constitution of India. He has, therefore prayed for his reinstatement with full back wages and all consequential benefits.

- 3. The management admit the fact that the workman had worked against leave vacancies for 82 days during the period 25.4-84 to 21-7-84. The management deny violation of any provisions of I. D. Act and I. D. Central Rules, violation of any propisions of modified Sastry Award and violation of Articles 4, 16 and 21 of the Constitution of India. According to the management the concept of seniority is applicable to permanent/probationer/temporary employees appointed for indefinite period. It is not applicable to an employee engaged/employed against leave vacancies. The management have filed a statement annexure A showing the persons against whom leave vacancies the workman had worked during the above period. Thus the workman is entitled to no relief.
- 4. In support of the case the workman has examined himself and has relied on documentary evidence. No evidence, oral or documentary, has been adduced by the management.
- 5. In this case 20-11-91 was fixed as the date for hearing of arguments. On 20-11-91, Shri Soni, the authorised representative for the workman, got filed written arguments with an application through Shri Lalta Prasad. The written arguments so filed was described in the application as copy of the written arguments sent to the Tribunal by registered post acknowledgement due on 19-11-91. This practice is not seen as good by the Tribunal. If the Tribunal coil receive the copy of the written arguments and keep it on file it could have also kept written arguments in original on record. This should be avoided in future as it is not liked with favour by the Tribunal.
- 6. As the case stands it has no merit at all. Even rulings referred to in the written arguments, photo copies of which have also been sent by registered post alongwith written arguments in original have no application to the facts of the present case. Rulings have been given in cases where the workman had worked for more than 240 days during a period of one year preceding the date of termination of their services.
- 7. It is the admitted case of the parties that the workman had worked for only 87 days during the period 25-4-84 to 21-7-84. Primafacie, therefore, the provisions of Sections 25-F and 25-G, read with Rule 77 and 78 of I. D. Act and I. D. Central Rules are not applicable in his case. The workman referred to in the above two rules is one of the kind described in Rule 76, Rule 76 refers to a workman who has not put in less than one year of continuous service before the termination of his services.
- 8. In the written arguments much stress has been given on the alleged unfair labour practice on the part of the management. It is a well known fact that since 1978 recruitment to clerical cadre in the Banking Industry has been through Banking Service Recruitment Board. So if in order to meet the exigencies of work, some persons had been employed as clerks from time to time as a stop gap arrangement that would not amount to unfair labour practice. Rather the regularisation in service of persons so employed as clerks would amount to unfair labour practice on the part of the management of the bank. It is not the case of the workman that there had been an advertisement for recruitment of clerks and that in persuance of that he had been selected on the basis of some written test and interview. The facts of the case go to show that the workman is seeking a back door entry in the bank's service as clerk which cannot be described as fair on the part of the workman.
- 9. Now I refer to the various rulings filed by the authorised representative for the workman with the written arguments.
  - The Kapurthala Central Cooperative Bank Limited, Kapurthala Versus Presiding Officer, Labour Court, Jullundur and others 1984 Lab. JC 974 (P&H)—
    - In this case it was held that termination of services of employees on verge of their completing 240 days service amounts to unfair labour practice. In the said case, the workman were found to have worked for 230 days during the period of one year before the termination of their services. In the instant case the workman had admittedly worked for 87 days which comes to 1/3rd of 240

days working during the period of one year preceding the date of his termination.

2. Ram Bilas Versus State of U.P. 1990 (60 FLR 567

- Ram Bilas Versus State of U.P. 1990 (60 FLR 567 Allahabad. It was again a case where the workman had worked for more than 240 days during the period of one year preceding the date of termination of his services. It was a case under U.P. I. D. Act.
- 3. Shailendra Nath Shukla and others Versus Vice Chancellor Allahabad University, 1987 Lab. IC 1607 (Alld). This was a case of workmen employed as daily wagers on contract basis having nearly 5 years service, contract having being renewed every 3 months. From para 5 of the judgment it appears that the workman had completed 240 days of service prior to the amendment of section 2(00) which came to be amended in 1984. At page 1610 their Lordships examined the question in the alternative also and while so examining they observed that if contractual employment is resorted to as a mechanism to frustrate the claim of employee to become regular or permanent against the job which continues or the nature of it is such that the colour of contractual engagement is given to take out it from the sub-clause then such agreement shall have to be tested on the anvil of bonafide and fairness. An agreement for arm twisting or to perpetuate the policy of fire and fire cannot be designed to be included in such clause (bb). I have already observed above that since 1978 recruitment to the clerical cadre in banking industry has been through Banking Service Recruitment Board. Therefore, the present case is not covered by the above observation of their Lordships.
- 4. H. D. Singh Versus Reserve Bank of India and others 1985 SCC (L&S) 975. It is a famous case of Tikka Mazdoor engaged by the R.B.I. From the facts stated towards the end of para 10 of the Ruling it becomes evident that it was also a case where the Hon'ble Supreme Court found that the workman had worked for more than 240 days during the period of one year preceding the date of his termination.
- 10. I may make it clear that had the workman been found in the present case to have worked for 240 days or more during the period of 12 calendar months preceding the date of his termination of his services all the provisions such as 25-F, 25-G read with Rules 77 and 25-H read with rule 78 of 1, D. Act and I. D. Central Rules would have become applicable to his case.
- 11. Hence, the action of the management of State Bank of Saurashtra in terminating the services of the workman w.e.f. 22-7-84 cannot be held as unfair or unjustified. Consequently the workman is held entitled to no relief.
  - 12. Reference is answered accordingly.

ARJAN DEV, Presiding Officer [No. L-12012/653/87-D.III (A)]

का.श्रा. 57.—औद्योगिक विवाद श्रधिनियम, 1947 (1947 का 14) की घारा 17 के श्रनुसरण में, केन्द्रीय सरकार भारतीय स्टेट बँक के प्रबंधत्त्व से संबद्ध नियोजकों और उनके कर्मकारों के बीच, श्रनुबंध में निर्विष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक श्रधिकरण व श्रम न्यायासय चंडीगढ़ के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 9-12-91 को प्राप्त हुआ था।

S.O. 57.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal-cum-Labour Court, Chandigarh as shown in the Annexure, in the industrial dispute between the employers in relation to the management of State Bank of India and their workmen, which was received by the Central Government on 9-12-1991.

#### ANNEXURE

BEFORE SHRI ARVIND KUMAR, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, CHANDIGARH

Case No. I. D. 96/89

Chander Prabha

Vs.

State Bank of India.

For the workman-Shri J. G. Verma,

For the management-Shri Ashok Khullar.

#### AWARD

Central Government vide gazette Notification No. L-12012/50/84-IR (B-III) dated 19th May 1989 issued U/S 10(1)(d) of the I. D. Act 1947 referred the following dispute to this Tribunal for decision:

- "Whether the action of the management of State Bank of India, in relation to the Regional Manager, R, I SBI Regional Office Punjab Sector-17, Chandigarh, in terminating the services of Smt. Chander Prabha, clerk, Hosiarpur Branch of SBI, without payment of retrenchment compensation without taking into account total service rendered in he bank's valid? If not, to what relief the concerned workman is entitled to?"
- 2. Present case was taken up in the lok adalat. The dispute has been amicably settled between the parties. Shri Ashok Khullar appearing on behalf of the management has stated that management is ready to pay back wages from 7-4-88 to 24-1-1990 by applying increments from 21-4-74 and no interest shall be paid on the back pages and the payment shall be made within three months. Mrs. Chander Prabha workman also endorsed settlement and as agreed to the back wages from 7-4-1988 to 24 1-1990 by applying increments from 21-4-1974.

In view of the statement by the respective parties as indicated above, no dispute award is returned to the Ministry. However the management is directed to make the necessary payment within three months.

Chandigarh, 29-10-1991.

> ARVIND KUMAR, Presiding Officer [No. L-12912/50/84-IR (B-III)]

का. आ. 58.—आंद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार भारतीय रिजर्व बैंक के प्रबन्धतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, व श्रम न्यायालय, चण्डीगढ के पंचपट को प्रकाणित करती है, जो केन्द्रीय सरकार को 9-12-91 को प्राप्त हुआ था।

S.O. 58.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal-cum-Labour Court, Chandigarh as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Reserve Bank of India and their workmen, which was received by the Central Government on 9-12-1991.

### ANNEXURE

BEFORE SHRI ARVIND KUMAR, PRESIDING OFFICER, CENTRAL GOVERNMENT, INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, CHANDIGARH

Case No. I. D. 128/90

C. S. Negi and Ors.

Vs.

Reserve Bank of India.

For the workman—Shri Rajesh Chand, For the management—Shri K. B. Pandit.

#### AWARD

Central Government vide Gazette Norification No. L-12011/20/90-I.R. B(III) dated 1st October, 1990 issued U/S 10(1) (d) of the I. D. Act 1947 referred the following dispute to this Tribunal for decision:—

"Whether the action of the management of Reserve Bank of India, Jammu, in deducting wages of the following workmen for the whole day instead of actual hours of absence on 6-11-89 is justified? If not, to what relief the workman are entitled to?"

- 1. Shri C. S. Negi-Record Clerk
- 2, Shri Ram Lubaya -- Daftry
- 3. Shri Rajesh Chand--Daftry
- 4. Shri Krishan Lal-Subedar Gr. II
- 5. Shri Satdev Sharma-Peon
- 6. Shri G. Pl Yadav-Peon
- 7. Shri Jeet Singh-Peon
- 8. Shri Bahadur Singh-Peon
- 9. Shri Ishwar Das--Peon
- 10. Shri Ashok Kumar-P.C.K.
- 11. Shri Ganshyam Banoria-P.C.K.
- 12. Shri S. S. Rawat-P.C.K.
- 13. Shri Bachhan Singh--S.C.F.
- 14. Shri Nisar-S.C.F.
- 2. Present case was amicably settled. Rajesh Chand Chief Secretary of the Union has stated that his claim has been settled by the management. The wage cut shall only be apply from 10-25 AM to 2-25 PM minus the lunch hours from 1-00 PM to 1-30 PM. However for the remaining time the wages will be paid by the management. He also asked to be paid 1A and DA for going to Chandigarh on 19-6-91 of Rs. 320.
- Mr. K. B. Pandit appearing on behalf of the management had stated that he has heard the statement of Shri Rajesh Chand and the management is agreed to settle the dispute to the extent as referred above. The management shall deduct the wages from 10-25 AM to 2-25 PM minus lunch hours from 1-00 PM to 1-30 PM. He has also stated that so far T.A. and D.A. claim by Shri Rajesh Chand the same shall be paid subject to the orders of this Court.

In view of the statement made by the representative of the parties and since the parties have amicably settled the dispute and the management has agreed to cut the wages only from 10-25 AM to 2-25 PM minus the lunch hour from 1-00 PM to 1-30 PM and has agreed to pay the wages for the remaining time no dispute award is returned to the Ministry. However the management is directed to compute the amount in accordance with the settlement within three months. However so far the T.A. and D.A. of Rajesh Chand is concerned, amount of Rs. 320 is on excessive side and the management is directed to re-imbursement R9. 250 to him. Chandigarh, Dated: 29-10-1991.

ARVIND KUMAR, Presiding Officer [No. L-12011/20/90-IR (B-III)]

का. आ. 59.--आंद्योगिक विवाद अधिनियम, 1947 (1947 का 14) को धारा 17 के अनुसरण में, ट वैंक आफ पटियाला के अवन्ध्रतन्न के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्विष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधि-करण व श्रम न्यायालय, चण्डीगढ़ के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 9-12-91 को प्राप्त हुआ। था।

S.O. 59.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal-cum-Labour Court, Chandigarh as shown in the Annexure, in the industrial dispute between the employers in relation to the management of State Bank of Patiala and their workmen, which was received by the Central Government on 9-12-1991.

#### ANNEXURE

BEFORE SHRI ARVIND KUMAR, PRESIDING OFFICER, CENTRAL GOVERNMENT, INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, CHANDIGARH

Case No. I. D. 70/90

Mohinder Kumar

Vs.

State Bank of Patiala

For the workman-Shri D. L. Sikka.

For the management-Shri A. S. Kamboj.

#### AWARD

Central Government vide Gazette Notification No. L-12012/71/90-I.R. (B-III) dated 23-5-1990 issued u/s 10(1)(d) of the I. D. Act 1947 referred the following dispute to this Tribunal for decision:—

- "Whether the action of the management of the State Bank of Patiala in relation to their Charkhi-Dadri Branch in paying Rs. 200 P.M. consolidated Salary to Shri Mohinder Kumar workman as Watchmancum-peou for the period from 8-4-86 to 31-12-87, and termination of the service w.e.f. 1-1-88 is just, fair and legal ? If not, to what relief the workman is entitled to and from what date?"
- 2. Present case has been amicably settled by the parties. Mr. A. S. Kamboj appearing on behalf of the management has made statement that case has been amicably settled. The management has agreed to re-instal the workman as peon-cum-frash without back wages, however with continuity of service from the date of reference i.e. 23-5-90. However, the fresh posting shall be at Bhiwani or near by place within a radius of 10 K.M. from the main branch and stated that agreement will be implemented before 25th of September, 1991. Mr. D. L. Sikka appearing on behalf of the workman has also agreed to this settlement and he has also stated that in view of the above said conditions in agreement are acceptable to him and he shall have no claim except contained in settlement and thus no dispute award may be passed.
- 3. Shri J. S. Madan appearing on behalf of the management has also stated today in the lok adalat that the above said settlement which has been agreed upon had been implemented and the workman has been given appointments as peon-cum-frash. In view of the above the award may be passed accordingly.

In view of the circumstances and the statement made today no dispute award is returned to the Ministry.

Chandigarh,

Dated: 29-10-1991.

ARVIND KUMAR, Presiding Officer [No. L-120(2/71/90-IK (B-HI)]

का. भा. 60.—श्रीद्योगिक विवाद अधिनियम
1947 (1947 का 14) की धारा 17 के अनुसरण में,
केन्द्रीय सरकार स्टेट बैंक धाक इन्दौर के प्रबन्धतंत्र के संबद्ध
नियोजकों और उनके कर्मकारों के बीच, ध्रनुबंध में निर्धिष्ट
अौद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण,
व श्रम न्यायालय कानपुर के पंचपट को प्रकाशित करती है,
को केन्द्रीय सरकार को 9-12-91 को प्राप्त हुआ था।

S.O. 60.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby makes the Award of the Central Government Industrial Tribunal cum Labour Court, Kanpur as shown in the Annexure, in the industrial dispute between the employers in relation to the management of State Bank of Indore and their workman, which was received by the Central Government on the 9-12-91.

#### **ANNEXURE**

BEFORE SHRI ARIAN DEV PRESIDING OFFICER CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL CUM LABOUR COURT PANDU NAGAR, KANPUR

Industrial Dispute No. 68 of 1988

In the matter of dispute between :

Shri Kedar Nath Tewari, C|o Sh. V. N. Sekhari 26|104 Birhana Road, Kanpur. AND Regional Manager. Region III State Bank of Indore

Region III

State Bank of Indore

Zonal Office Roor House

4 Maharana Pratap Nagar II

Bhopal (M.P.).

#### AWARD

- 1. The Central Govenment, Ministry of Labour, vide its notification No. L-12012/654/87-D.II(A), dt. 1-5-88 has referred the following dispute for adjudication in this Tribunal:—
  - Whether the action of the management of State Bank of Indore in relation to its Gumti No. 5 Branch Kanpur in terminating the service of Shri Kedar Nath Tewari. Peon and not considering him for further employment while recruiting fresh hands under sec. 25H of the ID Act, is justified? If not, to what relief the workman concerned is entitled?
- 2. The workman's case in brief is that the management adopted an unfair labour practice of appointment temporary employees for a period not exceeding 90 days as per bank's instructions to its branches with a view to deprive persons so appointed from the benefit of modified Sastry Award including their rgularisation in service. In persuance of the said policy the bank management appointed him at its Ram Krishan Branch Kanpur as a peon on 16-8-80 and he worked as such for 75 days till 30-10-90 whereafter his services were terminated illegally and in an unjustified manner. He was not the junior most at the time of his termination from service. The bank even employed fresh hands after termination of his service without affording him any opportunity of reemployment. He was not even given any notice nor notice pay. No retrenchment compensation was even paid to him. The bank then violoted the provisions of section 25G LD. Act read with Rules 77 of LD. Central Rules, 1957, and Sec. 1957, besides violating the various provisions of modified Sastry Award. He has, therefore, prayed for his reinstatement with full back wages and all consequential benefits.
- 3. The management in their W.S. admit that Shri Kedar-Nath Tiwari had worked for 75 days w.e.f. 16-8-80 to 29-10-80 but the management did not voilate any provisions of modified Sastry Award or the provisions of Sec. 25G J.D. Act. read with Rule 77 of J.D. Central Rules, 1967 and

- Sec. 25-H read with rule 78 of I.D. Act, and I.D. Central Rules The management further deny any voilation of any provision of Shops & Commercial Establishments Act on their part. The management also deny that they were guilty of unfair labour practice as alleged by the workman. The other plea raised by the management are that Shri Kedar Nath Tewari was not the workman within the meaning of sec. 2(s) I.D. Act, and that the reference is bad in law.
- 4. In his rejoinder the workman has simply denied the facts alleged by the management in the written stotement and has further challenged the legal pleas raised by the management.
- 5. In support of his case, the workman has relied upon oral as well as documentary evidence. In support of his case he examined himself. On the other hand, the management have not led any evidence in defence.
- 6. The admitted position is that the workman had worked for 75 days from 16-8-80 to 29-10-80 under the management bank. Therefore, prima facie in his case the provisions of Sec. 25F I.D. Act, Sec. 25G read with Rule 77 and Sec. 25H read with Rule 78 of the I.D. Act & I.D. Central Rules 1957 respectively are not attracted. These provisions apply to a workman who had been in continuous service for not less than one year within the meaning of Section 25B of the I.D. Act before the termination of his services. I may state here that the worman referred to in Rules 77 & 78 of the I.D. (Central) Rules, 1957 is one of the kind referred to in Rule 76 which specifically states that such a workman should be one who had not put in less than one year of continuous service before termination of his service.
- 7. Even otherwise the workman has been unable to make out a case under Sections 25G & 25H I.D. Act. Both in the claim statement and in his rejoinder he has not named persons who were junior to him at the time of termination of his services and the names of the persons who were appointed by the bank after the termination of his services.
- 8. This is despite the fact that in para 21 of the written statement the management have taken a plen that the work man has not named junior employees. With his list of documents dt. 28-2-89, the workman has filed the copy of his petition by means of which he has raised an industrial dispute before ALC(C) Kanpur. He has proved it by his affidavit. Even in it has not named the persons who were junior to him at the time of his alleged retrenchment and the names of persons who were appointed after his alleged retrenchment.
- 9. In para 24 of the w.s. it has been pleaded by the management that it is the established practice to call the names of 70 per cent candidates from the Employment Exchange and to regularise appoint 30 per cent candidates from temporary employees. As per the said practice 43 candidates from temporary employees. As per the said practice 43 candidates were invited for interview out of which 28 candidates including the workman appeared. Of them two were selected and three were kept in the waiting list. The workman was not selected. In this connection the workman was questioned during his cross examination. He admitted that he was called for interview. Had he been selected his name would have appeared in the list of selected candidates. So it connot be said that the bank did not offer him an opportunity of reemployment, of course subject to passing of test.
- 10. Another plea raised by the workman is that the management indulged in unfair labour practice by appointing temporary employees for periods not exceeding 75 days. Here again I find no substance in his plea. He has not named person in his pleadings or in his petition before ALC(C) as to who were the persons who were so appointed by the management prior to his appointment, so, I find no force in it.
- 11. In the written arguments Shri K. N. Soni, authorised representative for the workman has referred to 4 rulings in para 10. All these 4 rulings were considered by me in industrial dispute No. 119 of 1988, Shri Gopal Trivedi Versus State Bank of Saurashtra. While giving my award. They are not applicable even to the facts of the present case. All the rulings were given in cases where the wornman had admittedly worked for 240 days during the period of one year preceding the date of their termination/retrenchment or where they were

just on the average of completing 240 days of service before the termination of their services.

- 12. Thus I find no force in the case of the workman. Accordingly, I hold that the action of the management bank in in terminating the services of Shri Kedar Nath Tewari and not considering him for further employment is justified and legal. The result is that the workman is entitled to no relief.
  - 13. Reference is answered accordingly.

RAJAN DEV, Presiding Officer
[No. L-12012|654|87-D.II(A)]
S. C. SHARMA, Desk Officer

नई दिल्ली, 12 दिसम्बर, 1991

का. ग्रा. 61.—औद्योगिक विवाद श्रिधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार, ओ. एन. जी. सी. श्रायल एण्ड नेचूरल गैस कमीशन, देहरादून के प्रवन्धतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, कानपुर के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 10-12-91 को प्राप्त हुआ था।

New Delhi, the 12th December, 1991

S.O. 61.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Kanpur as shown in the Annexure in the industrial dispute between the employers in relation to the management of GNGC, Oil and Natural Gas Commission, Dehradun and their workmen, which was received by the Central Government on 10-12-1991.

# ANNEXURE

BEFORE SHRI ARIAN DEV, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, PANDU NAGAR, KANPUR

Industrial Dispute No. 162 of 1988

In the matter of dispute:

#### BETWEEN

The President ONGC Karamchari Union, 87-1/1, Ballupur Dehradun.

#### AND

The Chief Engineer (Civil) ONGC Tel Bhawan, Dehradun.

#### AWARD

1. The Central Government Ministry of Labour vide its Notification No. L-30012/7/88-D.III (B) dated 1-12-88, has referred the following dispute for adjudication to this Tribunal:—

Whether the action of the management of ONGC Oil and Natural Gas Commission Dehradun in terminating the services of Shri Narendra Kumar S/o Shri Raja Ram Contingent Attendant w.e.f. May 1983 was justified? If not to what relief the workman is entitled?

- 2. The industrial dispute on behalf of the workman Shri Narendra Kumar has been raised by Oil and Natural Gas Commission Karamchari Union, Dehradun (hereinafter referred to as Union).
- 3. The case of the Union in brief is that the workman had been working as contingent attendant in the Civil Engineering Department ONGC, Dehradum since October,

1980. He continued working as such till April 1983 whereafter his services were terminated in an unfair and unjustified manner. Because of his long service he was entitled to be absorbed permanently in the department. In para 6 of the claim statement, the Union has given the number of working days of the workman from October, 1980 to April, 1983 and from the said statement it comes out that he had worked for 238 days from May 1982 to April 1983. The Union alleges that at the time of termination of his services he was not given any notice nor paid any notice pay and retrenchment compensation. Further the management employed new persons after the termination of the workman without giving any opportunity to the workman for re-employment. Thus the management violated the provisions of Sections 25-F and 25H I. D. Act. The Union has, therefore, prayed for the reinstatement of the workman with continuity of service and benefits accruing upon his reinstatement in service.

- 4. The case is contested by the management. The management plead that in 1980, the management undertook a project for the construction of about 50 residential quarters of Phase VI Group-II in the colony. In connection with the said project a number of undertaking were set up in the colony from time to time as per requirements and the last undertaking set up in this connection was closed after completion of the construction work in December 1986. In one of such undertaking the workman was engaged on daily paid casual basis at the rate of Rs. 9 per day as unskilled labour for carrying mortar to the masons. The nature of work on which he was engaged was essentially of temporary nature and of short duration. During the period of one year preceding the closs of month of April 1983 he had worked for only 211 days as per details given in para 6 of written statement. From July 1982 to October 1992 he would for a large day of the period of the p 1982 he worked for only 122 days and thereafter from Feb. 1983 to April 1983, he had worked for 89 days, After Oct. 1982, the workman left the job of his own accord for better employment elsewhere. Again he turned up in February 1983 and after working till April 1983 he left the jeb of his own accord for better engagement elsewhere and better remuneration. In May 1983 he finally came to collect his wages for the month April 1983. At that time it was given out by him that he was no more interested in the work out by him that he was no more interested in the work given to him in the construction work of residential quarters in the colony. The management plead that it was after 4½ years after his last engagement that the management received a summon dated 15-9-87 from the office of ALC(C) Dehradun on the filing of a petition raising industrial dispute about the workman. The management have then pleaded that the work of building construction in which the workman was engaged as easial lebour is not can the workman was engaged as casual labour is not an industry and as such the reference made by the Cantral Government to this Tribunal is not an industrial dispute within the meaning of I. D. Act 1947. Moreover the legality of the alleged management's action cannot be adjudicated upon in this case as it has not been specifically referred to in the reference order. It is not even incidental to the reference made. Lastly it is pleaded by the management that the workman did not suffer monitorily as he was engaged in some gainful employment elsewhere. Even otherwise it was the duty of the workman to mitigate the loss and it cannot be imagined that the workman had remained idle all along during his long period of six years from the date of his leaving the casual employment with the management.
  - 5. In the rejoinder the Union alleges that the workman had infact worked continuously from October, 1980 to April 1983. In the statement of the claim wherever against the month the number of working days have not been shown, it is due to the fact that the statement regarding number of his working days of these months could not became available to it. In para 15 of the rejoinder the Union has given the names of some contingent employees employed by the management after the termination of the services of the workman and in para 22 it has given the names of some persons whose services have been regularised by the management although they too had worked with the management like the workman.
- 6. In support of their respective cases both sides have led oral as well as documentary evidence. The Union examined three witnesses, namely, PW-1 Narendra Kumar,

the workman, PW-2 Sri Sunil Dev Kukreti and PW-3 Shri Subhash Chandra Nautiyal. On the other hand, the management have examined Shri A. K. Rai Dy, Suptd. Engineer O.N.G.C., Dehradun.

- 7. The Union has set up the case that the workman has worked as contingent attendant and the management have set up the case that he had been a mortar mate employed to carry mortar to masons. I have examined the evidence on this point and find that it is even admitted to the witness of the Union that the workman had been working as a mortar mate.
- 8. In his affidavit the workman has cleverly omitted to state as to in what capacity he was employed. In para 11 of his affidavit he has simply stated that he had been in the employment of the management since 1980. However, both PW-2 Sunil Dev Kukreti and PW-3 Subhash Chandra Nautiyal had deposed in their cross examination that the workman had worked as mortar mate. Even in the documents summoned by the Union from the management by means of its application dated 9-5-89, he has been described as mortar mate. Therefore, it stands proved that he had worked as mortar mate carrying mortar to mason and not as contingent attendant.
- 9. The second point to be considered is as to for how many days the workman had worked during the period of one year preceding the date of his alleged retrenchment. In para 6 of the claim statement, the Union has given the number of working days during which the workman had worked from May 1982 to April 1983 against each month. The statement as given in the said para of the claim statement is as under—

May 1982 x
June 1982 x
July 1982 31
August 1982 31
September 1982 30
October 1982 30
November 1982 x
December 1982 x
January 1983 x
February 1983 28
March 1983 31
April 1983 30

The total number of working days in this way comes to 238. On the other hand, the management in their written statement have admitted the above figures except figure of the working days of the month May 1982. So we have to see whether the workman had worked for 27 days in the month of May 1982 or not. Here I would like to refer to the Ruling in the case of Kapurthala Central Cooperative Bank versus Presiding Officer, Labour Court Juliundur 1984 Lab. IC 974 (P&H), in which the termination of services of employees who had worked for 230 days was held as unjustified and the workmen were held entitled to reinstatement with full back wages.

10. On 9-5-89, the authorised representative for the Union on behalf of the Union moved an application for summoning attendance register and muster rolls of the period October, 1980 to April 1983. The said application came up for disposal on 5-6-89. On the said date it was given by Shri V. K. Gupta, the authorised representative for the management that the management had already filed copies of Muster Rolls for the months of March and April 1983. He further submitted that no other document was available and in support of the contention he was prepared to get an affidavit filed. On his said submission 4-7-89 was fixed for filing such affidavit. On 4-7-89 the management filed copies of muster rolls with the affidavit of the management witness Shri A. K. Rai. In the list of documents it is found mentioned that muster roll for the following period were being filed—

- I. May 1982 to April 1983 (40 sheets)
- 2. April 1983 to March 1984 (43 sheets)
- 3. March 1983
  - 4. April 1983

However, on checking I found that mustor roll for May, 1982 was not filed by the management. The sheets are numbered and they begin with figure (1). So it appears that the management and their authorised representative have tried to throw dust in the Eyes of the Tribunal as well as the authorised representative for the Union.

- 11. Again on 14-8-89, the authorised representative for the Union on behalf of the Union moved another application for summoning of muster rolls of contingent employees for the months of April and May 1982 specifying the muster roll numbers of two months.
- 12. This application came up for disposal on 28-8-89. On 28-8-89 it was submitted by Shri V. K. Gupta, that the case of the workman is covered by Section 25-FFF(2) of the I. D. Act. He also submitted that whatever muster rolls were available their copies had been filed by the management. It was also submitted by him that the management had filed the copy of muster rolls of May 1982, when as already said by me above no such muster roll has been filed by the management with the affidavit of the management witness. In view of that it was ordered that the Union, might proves its case by secondar evidence.
- 13. After considering the evidence of the parties and the above circumstances, I am of the view, that the case set up by the Union should be believed. If the management could file the muster roll from June 1982 it could have also tiled the muster roll of May 1982. From the submissions made by Shri Gupta, to which I have earlier referred it cannot be said that the muster roll for May 1982 is not with the management. Even no affidavit has been filed to the effect that the muster rolls of May 1982 has been weeded out as per Rules.
- 14. Another important circumstances which goes in favour of the Union's case is that whereas in para 6 of the claim statement the Ution has given monthwise number of working days of the workman right from October, 1980 to April 1984, no such thing has been done by the management in their reply. Para six of the written statement simply refers to the first engagement and the second engagement of the workman. The first engagement has been shown as beginning from July 1982 and the second engagement has been referred to as beginning from February 1983. Rest of the contents of the para six of the claim statement are stated as not admitted. In this connection I would like to refer to three certificates Ext. W-1, W-2 and W-3 filed by the Union with the list of documents dated 14-8-89 and proved by the workman in his examination in chief. Ext. W-1 is the certificate dated 17-8-81 issued by the Executive Engineer showing that during 1980-81 the workman had worked for 89 days. The second certificate is dated 6-7-82 and it shows that the workman had worked from January 1982 to March 1983 and the third certificate Ext. W-3 is dated 30-11 (year not mentioned) showing that the workman had worked from August 1982 to October 1982. These certificute thus go to show that the workman had worked in 1980, 1981 and 1982. These certificates cannot be said as given out the total period of working of the workman. This will be evident from the fact that although certificate Ext. W-3 is for the period August 1982 to October 1982, it is admitted to both the sides that the workman had worked for 31 days in July 1982. The certificates referred to above are the photostat copies of the original certificates. It appears to me that the muster roll for the month of May 1982 has been deliberaely withheld by the management. Had the workman not worked even for a single day in the month of May 1982, the management would have certainly produced it, I, therefore, believe the case of the Union that the workman had worked for 238 days during the period of one year preceding the date of his alleged termination.
- 15. The management have set up the plea that the workman has of his own accord left the job and as such there was no termination of his services by the management.
- 16. There is oral evidence from both the side in support of their respective cases on this point. The circumstances do not support the plea raised by the management. The admitted position is that during February, March and April 1983, the workman had worked for whole of each month. It does not appeal to mind that he would have left the

job when he was getting employment through out the month. I therefore hold that the workman did not leave the job after April 1983 voluntarily. Rather his services were terminated thereafter by the management

- 17. There was no compliance with the provision under Section 25-F I. D. Act. The action of the management in terminating the services of the workman cannot be held as jusified and legal. The normal rule in such a case is of reinstatement of the workman with full back wages but in this case it is not possible to observe the normal rule.
- 18. Section 25-FFF(2) lays down that where any undertaking set up for construction of building etc., is closed down on account of completion of work within two years from the date on which the undertaking was set up no workman employed therein shall be entitled to any compensation under clause (b) of Section 25-F I. D. Act, but if the construction is not so completed within two years he shall be entitled to notice and compensation under Section 25-F I. D. Act.
- 19. I have referred to this section because of its reference having been made by the management in their written statement. In para 24 of the W.S. the management have pleaded that the management undertook a project for the construction of 50 residential quarters in the colony. It means that the project could not be completed within two years. So the workman was entitled to the protection granted to him under Section 25-F I. D. Act. I therefore, find no force in the plea about the application of Section 25-FFF (2) I. D. Act to the facts of the present case.
- 20. However it has come in the evidence of P.W.-3, Sri Subhash Chandra Nautival that the work of construction of houses finished in 1983. According to him only finishing work was left. The whole of the project was over by the December, 1986 as has been stated by the management in para 25 of the written statement. Execution of work regarding construction of houses consists of constructions work carbentery work and electrical work. These are three separate and independent works. As we have seen earlier the workman was simply a mortar mate. Therefore, his job was over with the compeletion of construction work. He had nothing to do with the carpentery work and the electrical fittings. It therefore appears to me to be a fit case for grant of compensation.
- 21. Considering the facts and circumstances of the case I think a sum of Rs. 5000 would be sufficient compensation in lieu of his reinstatement which cannot be ordered because of the completion of the project work.
- 22. Shri O. P. Mathur authorised representative for the Union has argued that some persons who had been working although workman had been taken in employment by the management in some other project. It may be so but that will not improve the case of the present workman in the least. The question is whether the project in which the workman was employed has finished or not. There is no dispute about the fact that it had finished long back.
- 23. Held that the action of the management of ONGC in terminating the services of the workman Sri Narendra Kumar w.e.f. May 1983. was not justified and legal. As observed above he is held entitled to a sum of Rs. 5000 as compensation.
  - 24, Reference is answered accordingly.

ARJAN DEV, Presiding Officer [No. L-30012/7/88-D.III (B)]

का. थ्रा. 62.— औद्योगिक विवाद ग्रिधिनियम, 1947 (1947 का 14) की धारा 17 के ग्रनुसरण में, केन्द्रीय सरकार, मैं. भारत गोस्ड मर्न्ह्रन्स लि., औरगाम के. जी. एफ. प्रबन्धतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्विष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक श्रीधकरण, बंगलौर के पंचाट को

प्रकाशित करती है, ओ केन्द्रीय सरकार की 6-12-91 की प्राप्त हुन्ना था।

S.O. 62.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Bangalore as shown in the Annexure in the industrial dispute between the employers in relation to the management of M/s. Bharat Gold Mines Ltd., Oorgaum K.G.F. and their workmen, which was received by the Central Government on 6-12-1991.

# **ANNEXURE**

BEFORE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, BANGALORE

Dated this 2nd day of December, 1991 Central Reference No. 22/1990

#### I PARTY:

The Secretary, B.G.M. Employees Union, Marikuppam P.O. K.G.F.-563119.

(By Smt. B. J., Hemavathi, Advocate)

 $V_8$ .

#### II PARTY:

The Managing Director, Bharat Gold Mines Ltd., Oorgaum P.O. K.O.F.-563120.

(By Sri T. Raja Ram, Advocate)

#### AWARD

By Order No. L-43012/28/89-IR (Misc.) dated 30-3-1990, the Hon'ble Central Government had referred this dispute for adjudication under clause (d) of sub-section (1) and sub-section (2-A) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947), to this Tribunal.

- 2. The point for adjudication as per the schedule to reference is as follows:—
  - "Whether the action taken by the management of B.C.M. L., K.G.F. in dismissing the services of Shri Thirumalai, T. No. 1029/123364, general labourer in Nundydroog Mine w.e.f. 9-11-1987 is justified? If not, what relief he is entitled to?"
- 3. After filing the claim statement and the Counter statement, the parties have filed a joint Memo of compromise. This joint Memo has been signed by both the parties and their counsel.
  - 4. The joint Memo of compromise says :--
    - "Both the parties have entered into settlement and the matter has been settled out of Court. Accordingly it is agreed between the parties that the I party workman would be reinstated in the II party company without any back wages with continuity of service."
- 5. In accordance with the joint Memo, the I party shall be reinstated with immediate effect with continuity of service, but without back wages. The Memo shall form part of the Award. Award passed as stated herein.

(Dictated to the Secretary, taken down by him, got typed and corrected by me).

M. B. VISHWANATH, Presiding Officer [No. L-43012/28/89-IR (Misc.)]

BEFORE PRESIDING OFFICER CENTRAL GOVERN-MENT INDUSTRIAL TRIBUNAL AT BANGALORE

Case No. 22/90

#### BETWEEN

The Secretary, BGML Employees Union -- 1st Party

AND

M/s. Bharath Gold Mines Ltd.,

-Ind Party

#### JOINT MEMO

Both the parties have entered into settlement and the matter has been settled out of court. Accordingly it is agreed between the parties that the 1st party workman would be reinstated in the Hnd party company without any back wages with continuity of service.

BANGALORE.

Dated: 26-6-1991.

Sd/-

Sd/-

1st PARTY:

**Hnd PARTY:** 

1st Party Representative

Und Party Advocate

Advocate

का. आ. 63 .-- श्रौद्योगिक विवाद श्रधिनियम. 1947 (1947 का 14) की धारा 17 के ग्रनसरण में केन्द्रीय सरकार मैं. भारत गोल्ड माईन्स कम्पनी लि. प्रबन्धतंत्र के संबद्ध नियोजकों ग्रीर उनके कर्मकारों के बीच. निर्दिष्ट ग्रौद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण बंगलौर के पंचपट का प्रकाशित करतो है, जो कैन्द्रीय सरकार को 9-12-91 को प्राप्त हम्रा था।

S.O. 63.—In pursuance of section 17 of Industrial Disputes Act, 1947 (14 of 1947), Central Government hereby publishes the award of the Central Government Industrial Tribunal Bangalore as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Mis. Bharat Cold Mines Company Ltd. and their workmen, which was received by the Central Government on the 19-12-91.

# **ANNEXURE**

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, BANGALORE

Dated this the 29th Day of November, 1991 Central Reference No. 33 1988

#### I PARTY Vs. II PARTY

Shri A. K. Patil, H. No. 3-7-57, Fort,

The General Manager, Sto Shri Anant Rao Patil, Ms. Hutti Gold Mines Co. Limited,

RAICHUR.

HUTTI, Lingasur Taluk, Raichur District.

Karnataka.

(By Shri Anant Rao Patil, Karnataka. Advocate, Raichur).

(By Shri K. V. Shivangi Advocate, Bangalore).

# AWARD

Order No. L-43012/6/88-D.III(B) dated 12-5-1988, 29-7-1988, the Hon'ble Central Government had referred this dispute for adjudication under clause (d) of sub-section (1) and sub-section (2A) of section 10 of the Industrial Disputes Act, 1947 (14) of 1947) to this Tribunal.

- 2. The point for adjudication as per the schedule to reference is as follows:-
  - "Whether the action of the Management of Ms. Hutti Gold Mines Co. Limited, Hutti, Raichur District in dismissing Shri A. K. Patil, clerk, w.e.f. 18-4-87 is justified. If not, what relief the workman is entitled
  - 3. In the claim statement it is contended:

The I Party was appointed in 1981 as Clerk in the Company of the II Party. The I Party was working to the satisfaction of the II Party. On 23-4-1986 and 23-7-86, it is alleged that the I Party had altered certain bills. The allegations are false. The domestic enquiry was held against the I Party. The domestic enquiry was held without giving adequate opportunity to the I Party to defend himself. Enquiry Officer has given a false report that the I Party had altered the bills and committed misconduct. On the basis of this report the II Party dismissed the I Party from service. The dismissal of the I Party is illegal. The I Party had worked for more than six years under the II Party. In any case the order of dismissal is harsh. The I Party had not committed any misconduct. The termination of the services of the I Party is illegal. The II Party has done unfair labour practice. The II Party has victimised the I Party.

- 4. In the counter statement it has been contend-
  - It is true that the I Party workman was appointed as Clerk in 1981. As part of his duty the I Party was required to clear the from the transporters and forward the same to the Company or to the destination. For meeting the expenses the I Party had some advance and submit the Bills along with the supporting cash receipts or vouchers to the Accounts Department. On suspicion, it was noticed that in respect of 3 Bills, the I Party workman deliberately altered the figures in the Bills and collected higher amount from the incharge of the clearing and forwarding office at Raichur and paid lesser amount as per the Bills as they stood before altering to the parties and thus made a wrongful gain on three occasions totalling to the sum of Rs. 280 and caused a wrong-ful loss to the II Party. The I Party acts constituted acts of dishonesty and fraud and causing loss to the Company. A regular domestic enquiry was held against the I Party, giving him all opportunities to defend himself. The enquiry held against the I Party is proper and valid. enquiry officer submitted his findings, hold-

ing that the I Party was guilty. In view of the seriousness of the charge against the I Party, after issuing a second show-cause notice, ordered dismissing the I Party was made by the competent authority. The order of dismissal, dismissing the I Party with effect from 18-4-87 is justified and legal. The allegations that the domestic enquiry held is invalid is incorrect.

- 5. My learned predecessor, as could be seen from the order sheet dated 30-9-88, has framed a preliminary issue "Whether the II Party proves that it has held the domestic enquiry in accordance with law."
- 6. On the preliminary point the II Party has examined the enquiry Officer and has got marked exhibit M-1 to M-20. On behalf of the I Party has got himself examined on the preliminary point.
- 7. My learned predecessor by his considered order dated 22-4-1989 has held that the domestic enquiry is in accordance with law. Thereupon the case was posted to hear regarding the perversity of findings of the enquiry report exhibit M-17, victimisation and adequacy of punishment.
- 8. The order of dismissal dated 18-4-87, passed by the General Manager of the II Party, has not been marked. But, it is found in the records.
- 9. The learned counsel for the I Party did not argued on victimisation or the perversity of findings given by the enquiry officer.
- 10. The learned counsel for the I Party argued only on adequacy of punishment. He contended that the punishment of dismissal was very harsh and disproportionate. He prayed for reinstatement with back wages. As against this argument, the learned counsel for the II Party has argued that the order of dismissal is proper and no mercy should be shown to I Party. The learned counsel for the II Party has argued that if the case had been proved in a criminal Court the I Party would have been convicted and sent to Jail. It is not for the Tribunal to consider what the Criminal Court would have done, if the I Party had been convicted.
- 11. Exhibit M-5 is the charge sheet. (first show cause notice) I have carefully gone through the charge sheet exhibit M-5. The I Party had misappropriated in all a sum of Rs. 60|-+Rs. 20|-+Rs. 200|-=Rs. 280|-

It is stated in the claim petition that the I Party had worked for six years. The I Party is young and poor. I am opinion that, taking into consideration the amount involved is Rs. 280]-, there is not much magnitude in the misconduct committed by the I Party and that the punishment of dismissal is disproportionate.

12. It has been aid down by the Supreme Court in A.I.R. 1989 S.C. page 149 (Scooter India Limited Lucknow Vs. Labour Court, Lucknow) that though disciplinary enquiry is found to be fair and lawful and its findings were not vitiated in any manner, that by itself would not be a ground for non interference of 3279 GI/91—14

the order of termination of service. The Supreme Court has been pleased to lay down in this authority that the erring workman should be given an opportunity to reform himself and prove to be loyal disciplinary employees.

- 13. In view of the law laid down by the Supreme Court and bearing in mind the facts and circumstances of the case, I am opinion, the I Party should be given an opportunity to reform himself. If backwages are denied to the I Party that is enough punishment for the misconduct committed by the I Party. learned counsel for the II Party has relied on Vol. 32 FIR 1976 page 72 (MESSRS, BHARAT IRON WORKS and BHAGUBHAI BALUBHAI PATEL and others) I have carefully and respectfully gone through the authority of the Supreme Court. Supreme Court has laid down in this authority power of the Tribunal to interfere with the findings of the domestic enquiry. This authority does not deal with hte adequacy of punishment given when the charge is held proved.
- 14. For the aforcaid reasons, I pass the following:—

# **AWARD**

The order of dismissal of the I Party passed by the Il Party is set aside. The II Farty is directed to reinstate the I Party with continuity of service. No backwages to the I Party. Award passed as stated herein.

Dictated to the Secretary, taken down by him, got typed and corrected by me.

M. B. VISHWANATH, Presiding Officer
[No. L-43012|6|88-D.III(B)]
B. M. DAVID, Desk Officer

नई दिल्ली, 13 दिसम्बर, 1991

का. ग्रा. 64.— ग्रौधोगिक विवाद ग्रिधिनियम, 1947 (1947 का 14) की धारा 17 के ग्रनुसरण में, केन्द्रीय सरकार, मैसर्स बी. सी. सी. एल. की ईना कोलियरी के प्रबन्धनंत्र से संबद्ध नियोजकों ग्रौर उनके कर्म-कारों के बीच, अनुबन्ध में निर्दिष्ट ग्रौधोगिक विवाद में केन्द्रीय सरकार ग्रौधोगिक अधिकरण, (सं.—2), धनबाद के पंचाद को प्रकाशित करती है, जो केन्द्रीय सरकार को 9-12-91 को प्राप्त हुग्रा था।

New Delhi, the 13th December, 1991

S.O. 64.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal (No. 2), Dhanbad as shown in the Annexure in the industrial dispute between the employers in relation to the management of Ena Colliery of M|s. B.C.C.L. and their workmen which was received by the Central Government on the 9-12-91.

# ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD

In the matter of an industrial dispute under Section 10(1) (d) of the 1. D. Act., 1947.

Peference No. 201 of 1986

#### PARTIES:

Employers in relation to the management of Ena Collicry of Messrs. Bharat Coking Coal Limited and their workmen.

#### APPEARANCES:

On belaf of the workmen.—Shri S. Bose, Secretary, RCMS Union.

On behalf of the employers,—Shri B. Joshi, Advocate.

STATE — Bihar.

INDUSTRY.—Coal.

Dated. Dhanbad, the 29th Nov., 1991

#### AWARD

The Govt. of India, Ministry of Labour in exercise of the powers conferred on them under Section 10(1)(d) of the I. D. Act., 1947 has referred the following dispute to this Tribunal for adujdication vide their Order No. L-20012(2)|86-D. III(A), dated, the 6th June, 1986.

# **SCHEDULE**

"Whether the action of the management of Ena Colliery of Mls. Bharat Coking Coal Limited. P. O. Kustore, District Dhanbad in dismissing from service their workman, Shri Shyamdoo Boldar. General Mazdoor with effect from 20-2-1985 is justified? If not, to what relief is the concern the workman entitled?"

2. Soon after the receipt of the order of reference notices were duly served upon the parties for filling their respective W. S. documents etc. Thereafter both the parties appeared before me and submitted a joint petition under their signature stating that the concerned workman Shri Shyamdeo Beldar General Mazdoor involved in the present reference had already resumed his duties and still continuing and therefore there is no more dispute existing between the parties.

Since there is no dispute existing between the parties I am constrained to pass a 'No dispute' Award in the reference.

B. RAM, Presiding Officer [No. L-20012<sup>12</sup>86-D. III(A) [IR (Coal-I)]

का. थ्रा. 65.—श्रौद्योगिक विवाद ग्रिधिनियम, 1947 (1947 का 14) की धारा 17 के श्रन्सरण में, केन्द्रीय सरकार, मैनर्स बी. सी. सी. एल. की वेस्ट मुडी-डीह कोलियरी का कतरास क्षेत्र के प्रबंधतव में संबद्ध

नियोजकों श्रौर उनके कर्मकारों के बीच श्रनुबंध में निर्दिष्ट श्रौद्योधिक विवाद में केन्द्रीय सरकार श्रौद्योधिक श्रिधिकरण, (सं. 2), धनबाद के पंचाट को प्रकाणित करती है, जो केन्द्रीय सरकार को 9-12-91 को प्राप्त क्षुश्रा था।

S.O. 65.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal (No. 2). Dhanbad as shown in the Annexure in the industrial dispute between the employers in relation to the management of West Muddih Colliery of Katras Area of BCCL and their workmen which was received by the Central Government on the 9-12-91.

#### ANNEXURE

BEFORE THE CENTRAL GOVERNMENT IN-DUSTRIAL TRIBUNAL (NO. 2) AT DIIANBAD

In the matter of an industrial dispute under Section 10(1)(d) of the I. D. Act., 1947.

Reference No. 242 of 1986

#### PARTIES:

Employers in relation to the management of West Mudidih Colliery of Katras Area of Bharat Coking Coal Ltd. and their work-men.

#### APPEARANCES:

On behalf of the workmen.—Shri S. Bose, Secretary, R.C.M.S. Dhanbad,

On behalf of the employers.—Shri B. Joshi, Advocate

TATE.—Bihar.

INDUSTRY.—Coal.

Dated, Dhandbad, the 29th Nov., 1991

#### **AWARD**

The Govt. of India of Labour in exercise of the powers conferred on them under Section 10(1)(d) of the I. D. Act., 1947 has referred the following dispute to this Tribunal for adjudication vide their Order No. L-20012(41)86-D. III(A), dated, the 4th July, 1986.

#### **SCHEDULE**

"Whether the action of the management of West Mudidih Colliery of Katras Area of M|s. Bharat Coking Coal Limited in terminating the services of Sm. Dulari Kamin, Quarry Loader with effect from 29-10-1983 and placing her on badli list is justifitd? If not, to what relief the workman concerned is entitled?"

2. In this reference both the parties appeared but did not file any W. S. documents, instead of filling their respective W. S. both the parties appeared and submitted before me a petition stating that the concerned workman namely Smt. Dulari Kamin involved in the reference did not press the union to

contest the case and the concerned workman had already applied for payment of gratuity and expressed her inability to continue in the service, and accordingly prayed for passing a 'No dispute' Award.

3. In view of the above submissions made by both the parties I am of the opinion that there is no dispute existing between the parties and as such I am constrained to pass a 'No dispute' Award.

B. RAM, Presiding Officer [No. L-20012|41[86.III(A)]IK(Coal-I)]

का. आ. 66.— आंद्योगिक विवाद श्रिधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार, मैमर्स बं. सं. सं. एल की गोलुकडे स्त्रोपन कास्ट प्रोजेक्ट के बस्ताकोल क्षेत्र—9 के प्रबन्धतंत्र से संबद्ध नियोजकों और उनके कर्मकारों के बंचि, अनुबंध में निर्दिष्ट श्रीद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक श्रिधकरण सं. 2, धनबाद के पंचाट को प्रकाशित करतों है, जो केन्द्रीय सरकार को 9-12-91 प्राप्त हुआ। था।

S.O. 66.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes—the award—of the Central Government Industrial Tribunal (No. 2), Dhanbad as shown in the annexure in the industrial dispute between the employers in relation to the management of Golukdih Open Cast Project—of Bastacolla Area IX of Mis. BCCL and their—workmen which was received by the Central Government on the 9-12-91.

# **ANNEXURE**

# BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD

In the matter of an industrial dispute under Section 10(1)(d) of the J.D. Act, 1947.

Reference No. 6 of 1988

# PARTIES:

Employers in relation to the management of Golukdih Open Cast Project of Bastacolla Area IX of M|s. Bharat Coking Coal Ltd. and their workmen.

# APPEARANCES:

On behalf of the workmen: Shri S. Bose, Secretary, R.C.M.S. Union.

On behalf of the employers: Shri G. Prasad, Advocate.

STATE: Bihar INDUSTRY: Coal

Dated, Dhanbad, the 29th November 1991

# AWARD

The Government of India, Ministry of Labour in exercise of the powers conferred on them under Sec-

tion 10(1) (d) of the LD. Act, 1947 has referred the following dispute to this Tribunal for adjudication vide their Order No. L-24012(76) 87-D.IV(B), dated the 17th 31st December, 1987.

# SCHEDULE

"Whether the demand of Rashtriya Colliery Mazdoor Sangh (INTUC) for employment of Shri Radhey Shyam Singh, dependant son of Shri Satya Narain Singh, Ex-loading Supervisor of Golukdih Open Cast Project or Bastacolla Area IX of Mls. B.C.C.L. Ltd. is justified? If so, to what relief the person concerned is catilled?"

2. In this case both the parties appeared and filed their respective W.S. documents etc. During the course of hearing of the case both the parties appeared before me and submitted that Shri Radhey Shyam Singh, dependant son of Sri Satya Narain Singh, Ex-loading Supervisor of Golukdih Open Cast Project of Bastacolla Area IX of Mis. BCCL involved in the present reference had already been provided with employment and as such there is no dispute now existing between the parties.

In view of the above submissions made by the parties, I find that there is no dispute existing between the parties. Accordingly I pass a 'No dispute' Award.

B. RAM, Presiding Officer [No. 24012-76|87-D.JV(B)|IR(Coal.I)] K. J. DYVA PRASAD, Desk Officer

# आदेश

नई दिल्ली, 19 दिसम्बर, 1991

का. आ 67.—जबिक केन्द्रीय सरकार की यह राय है कि इसके साथ संलग्न अनुभूची में निर्दिष्ट मामलों पर नियोजकों अर्थात भारतीय खाद्य निगम और उनके कर्म-कारों के बीच एक औद्योगिक विवाद विद्यमान है :

आँर जबिक केन्द्रीय सरकार की यह राध है कि उपर्युक्त विवादित प्रश्न राष्ट्रीय महत्व का है ,

ग्रीर जबकि केन्द्रीय सरकार की यह राय है कि उपर्युक्त विवाद का न्याय-निर्णयन राष्ट्रीय अधिकरण द्वारा किया जाना चाहिए:

# श्रतः केन्द्रीय सरकार

- (i) एतद्हारा श्रौद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा एख द्वारा प्रवत्त सिन्तयों का प्रयोग करते हुए एक राष्ट्रीय श्रौद्योगिक श्रिधिकरण का गठन करती है, जिसका मुख्यालय मुख्यई में होगा श्रीप न्यायमूर्ति श्री एम. एन. खली को इसका पीठासीन श्रिधकारी नियुक्त करती है; श्रीर
- (ii) उपर्युक्त यधिनियम की धारा 10 की उप-धारा (1क) द्वारा प्रदत्त शिक्तवों का प्रयोग करते हुए उपर्युक्त श्रीद्योगिक निवाद को न्याय-निर्णयन के लिए कथित राष्ट्रीय श्रीद्योगिक अधिकरण को भैजती है।

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#### ORDER

# New Delhi, the 19th December, 1991

S.O. 67.—Whereas the Central Government is of the opinion that an industrial dispute exists between the employers, that is to say, Food Corporation of India and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government is of the opinion that the said dispute involves a question of national importance;

And whereas the Central Government is of the opinion that the said dispute should be adjudicated by a National Tribunal;

Now, therefore, the Central Government,

- (i) in exercise of the powers conferred by section 7B of the Industrial Disputes Act, 1947 (14 of 1947), hereby constitute a National Industrial Tribunal with Head Quarters at Bombay and appoints Justice Sri S. N. Khatri as its Presiding Officer; and
- (ii) in exercise of the powers conferred by subsection (1A) of Section 10 of the said Act, hereby refers the said industrial dispute to the said National Industrial Tribunal for adjudication.

#### **SCHEDULE**

"Whether the action of the management of Food Corporation of India in not granting the same wages, status and other benefits of service conditions as of the departmental workers, to the food handling workers employed in 65 depots (as per Annexure) under Mate System Management Committee System is fair and justified? If not, to what relief and service conditions, the workmen are entitled and the date from which they are so entitled?"

[No. L-22012(38)|F|90-IR(C.II)] RAJA LAL, Desk Officer

#### ANNEXURE

# List of FCI's Depots (including Rly Siding) UNDER

Mate System/Management Committee System

Sl.No. Name of Depot	Number of Workers
1 2	3
WEST BENGAL REGION [	
1. Raiguni	82
2. Sitarampur	80
3. Cooch Bihar Complex	324
4. Diamond Harbour	163

J 2	3
5. Dehoria Madhyamgram	46
6. Baburhat	59
7. Mangal Bari (Maldah)	210
8. Bolpur	63
9. ARDC Barwan Complex	308
BIHAR REGION	
1. Madhepura	129
2. Tantisilwa	145
3. Sitamari	85
4. Bhagaplur -]I	104
5. Chakidherour	92
ORISSA REGION	
1. Raigarh	117
2. Umari	107
3. Jaipur Road	79
4. Chowduar	62
N.E.F. & ASSAM REGION	
1. Barpeta Road	168
2. Bindukuri	148
3. Dhamaji	` 109
4. Gosaigaon	109
5. Kokrajhar	108
6. Tihu 7. Fakiragram	107
8. Diphu	99
9. Hailakandi	102 <b>95</b>
10. Badarpurghat	95 85
11. Halflong	126
12. Dikam	106
UTTAR PRADESH REGION	
1. Chandosi Complex	407
2. Moradabad Rly Siding	269
3. Meerut Partapur Complex	333
4. Dehradoon	164
5. Haldwani	128
6. Rudarpur, Salo	292
7. Sandila	215
8. Bilaspur C.W.C., Complex 9. Raibarcli	143
10. Byashnagar	161
11. Rampur Rly Siding	275
12. Devaria Nutti Deoria	292
13. Nakha	235 85
14. Padri Bazar	53
15. Mathura	110
16. Koshi Kalan	128
DELHI REGION	
1. Ghewra	626
2. Okhla	136
3. Naraina	288
<b>RAJASTHAN REGION</b>	
1. Udajpur	225

JAMMU & KASHMIR REGION

378

84

38

42

72

98

1. New Godown Jammu

2. Chatta Store

3. New Store

5. Khannewal

6. Shri Nagar Proper

4. Narrota

1	2	3
MADHYA PRAD	ESH REGION	
1. Satna		160
2. Durg		216
3. Raipur		125
4. Kapa		200
5. Rai garh		88
6. Rai Nand Garw		125
7. Bhopal Complex		248
8. Mahasamud		154
9. Bilashpur		125
<del></del>		

# नई दिल्ली, 20 दिसम्बर, 1991

का. था. 68:—कर्मचारी राज्य बीमा श्रधिनियम, 1948 (1948 का 34) की धारा-1 की उपधारा (3) द्वारा प्रदत्त गिक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एसद्द्वारा 1-1-1992 को उस तारीख के रूप में नियत करती है, जिसको उक्त श्रधिनियम के श्रध्याय-4 (धारा-44 श्रीर 45 के सिवाय जो पहले ही प्रवृत्त की जा चुकी है) श्रीर श्रध्याय-5 श्रीर 6 (धारा-76 की उपधारा (1) श्रीर धारा-77, 78 79 श्रीर 81 के सिवाय जो पहले ही प्रवृत्त की जा चुकी है) के उपबन्ध केरल राज्य के निम्नलिखित क्षेत्र में प्रवृत्त होंगे, ग्रथीत्:-

"कोजीकोड जिले के बादागरा तालुक में राज-स्व ग्राम बादागरा, नदाकथाजा, चौरोड, श्रोछियम, ग्राजियूर, इरामाला के श्रन्तर्गत श्राने वाले क्षेत्र"। [संख्या -एस. 38013/46/91-एस. एस. I]

# New Delhi, the 20th December, 1991

S.O. 68.—In exercise of the powers conferred by sub-section (3) of Section 1 of the Employees State Insurance Act, 1948 (34 of 1948), the Cen'ral Government hereby appoints the 1st January, 1992 as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been brought into force) and Chapters V and VI (except sub-section (1) of sections 76, 77, 78, 79 and 81 which have already been brought into force of the said Act shall come into force in the following areas in the State of Kerala namely:—

"The areas within the Revenue Village of Badagara, Nadakkuthazha, Chorode, Onchiyam, Azhiyoor, Eramala in Badagara Taluk of Kozhilode District."

का. ग्रा. 69:— कर्मचारी राज्य बीमा ग्रिधि-नियम, 1948 (1948 का 34) की धारा—1 की उपधारा (3) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतदद्वारा 1-1-1992 को उस तारीख के रूप में नियत करती है, जिसको उक्त ग्रिधिनियम के अध्याय—4 (धारा—44 ग्रीर 45 के सिवाय जो पहले ही प्रवृत्त की जा चुकी है) ग्रीर ग्रध्याय—5 ग्रीर 6 (धारा-76 की उपधारा (1) श्रीर धारा-77, 78, 79 श्रीर 81 के सिवाय जो पहले ही प्रवृत्त की जा चुकी है) के उपबन्ध केरल राज्य के निम्नलिखित क्षेत्र में प्रवृत्त होंगे, श्रर्थात:--

"त्रिचूर जिले के थालापल्ली तालुक में राजस्य ग्राम की वीरुपक्का के श्रन्तर्गत ग्राने वाले क्षेत्र"।

[संख्या एस.-38013/44/91-एस. एस. I]

S.O. 69.—In exercise of the powers conferred by sub-section (3) of Section 1 of the Employees State Insurance Act, 1948 (34 of 1948), the Central Government hereby appoints the 1st January, 1992 as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been brought into force) and Chapters V and VI (except sub-section (1) of sections 76, 77, 78, 79 and 81 which have already been brought into force of the said Act shall come into force in the following areas in the State of Kerala namely —

"The areas within the Revenue Village of Virupakka in Thalappally Taluk of Trichur District."

[No. S-38013|44|91-SS.I]

का. ग्रा. 70:--कर्मचारी राज्य बीमा भ्रधि-नियम, 1948 (1948 का 34) की धारा-1 की उपधारा (3) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, · केन्द्रीय सरकार एतदुद्वारा 1-1-1992 को उस सारी**ख** के रूप में नियम करती है, जिसको उक्त प्रधिनियम के ग्र**ध्याय-4** (धारा-44 श्रौर 45 के सिवाय पहले ही प्रवृत्त की जा चुकी है) भौर भ्रष्याय-5 भौर (धारा-76 की उपधारा (1) ग्रौर धारा-77, 78,79 ग्रीर 81 के सिवाय जो पहले ही प्रवृत्त की जा चुकी है) के उपबन्ध केरल राज्य के निम्नलिखित क्षेत्र में प्रवृत्त होंगे, ग्रथीत :---

"त्निचूर जिले के थालापल्ली तालुक में कुन्ना-मकुलम नगर पालिका सीमा तथा राजस्व ग्राम कन्छा-नासरी, पजान्जी. चुनदल एवं चिरानल्लूर के ग्रन्तर्गत ग्राने वाले क्षेत्र"।

"तिषूर जिले के तिचुर तालुक में राजस्य ग्राम केप्यारवा, इदक्कालथूर, चलाकल एवं अंजूर के अन्तर्गत ग्राने वाले क्षेत्र"।

[संख्या एस.-38013/45/91—एस. एस. 1]

S.O. 70.—In exercise of the powers conferred by sub-section (3) of Section 1 of the Employees State Insurance Act, 1948 (34 of 1948), the Cen'ral Government hereby appoints the 1st January, 1992 as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been [No. S-38013]45]91-SS.I]

the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been brought into force) and Chapters V and VI (except sub-section (1) of sections 76, 77, 78, 79 and 81 which have already been brought into force of the said Act shall come into force in the following areas in the State of Kerala namely:—

"The areas within the municipal limits of Kunnamkulam and the revenue village of Kandanssery, Pazhanji, Choondal and Chiranellur in Thalappalli Taluk of Trichur District and; The areas wi'hin the revenue villages of Kaypparamba, Edakkalathur, Chalakkal and Anjur in Thrissur Taluk of Trichur District."

[No. S-38013]46]91-SS-IJ

का. श्रा. 71:—कर्मचारी राज्य बीमा ग्रधिनियम, 1948 (1948 का 34) की धारा 1 की
उपधारा (3) द्वारा प्रदक्त शक्तियों का प्रयोग करते हुए,
केन्द्रीय सरकार एतद्झारा 1-1-1992 को उस तारीख के
रूप में नियत करती है, जिसको उक्त श्रधिनियम के श्रध्याय4 (धारा 44 श्रीर 45 के सिवाय जो पहले ही प्रवृत्त
की जा चुकी है) श्रीर श्रध्याय 5 श्रीर 6 (धारा 76
की उपधारा (1) श्रीर धारा 77, 78, 79 श्रीर 81

के सिवाय जो पहले ही प्रवृत्त की जा चुकी है )के उपवन्ध केरल राज्य के निम्नलिखित क्षेत्र में प्रवृत्त होंगे, ग्रर्थातः— "त्रिचूर जिले के चयाकाड तालुक में चवाकाड नगर पालिका सीमा तथा राजस्य ग्राम गुरूवायूर एवं इलावल्ली के भ्रन्तर्गत ग्राने वाले क्षेत्र"।

> [इसंख्या -एम. 38013/47/91---एस. एस. 1] जे. पी. शुक्ला, अवर सचिव

S.O. 71.—In exercise of the powers conferred by sub-section (3) of Section 1 of the Employees State Insurance Act, 1948 (34 of 1948), the Central Government hereby appoints the 1st January, 1992 as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been brought into force) and Chapters V and VI (except sub-section (1) of sections 76, 77, 78, 79 and 81 which have already been brought into force of the said Act shall come into force in the following areas in the State of Kerala namely:—

"The areas within the Municipal Limits of Chavakkad' and the revenue villages of Guruvayoor and Elevally in Chavakkad Taluk of Trichur District."

[Nq. S-38013|47|91-SSI.] J. P. SHUKLA, Under Secy.